DULE

Technician, Grade I, in D. G. H. S.

Education and other quali-fications required for direct recruits

Whether | Period of recruits
will apply in the case promotees

Not applicable,

Whether | Period of age and probation educational if any qualifications | tions | prescribed for the direct recruits | Method of rectt. In case of whether by direct rectt. by in which U.P. promotion or transfer which the vacancies to be filled by various methods | methods | methods | methods | methods | methods | Circumstance in which U.P. promotion | S. C. is to be consulted in making rectt.

As required under the U. P.S.C. (Exemption from Consultation)
Regulation

Regulation, 1958.

8 9 II IB

By direct recruit-

ment.

Years

Essential:

(i) Diploma in Modelling or commercial Art of recognised Institution.

7

(ii) About 3 years practical experience in fabrication of Models in wood or metal or plaster etc. in a firm of standing or in an advertising agency or a technical workshop agency or a Government Department.

Qualifications relaxable at Commission's discretion in tase of candidates otherwise well qualified.

Desirable: Knowledge of Hindi.

Essential:

(i) Degree in Mechanical or Electrical Engineer-ing or Cinematography of a recognised Uni-versity or Institution.

Do.

 D_0

Do.

Not

applicable]

De.

OR

Diploma in Mechanical or Electrical Engineering or Cinematography of a recognised University or Institution, with 3 years experience in a technical workshop, display agency or cinema publicity firm.

THE GAZETTE OF INDIA : FEBRUARY 23, 1963/PHALGUNA 4, 1884 [PART II-

II

IR

- (f) Degree holders with 3 years experience in a technical a workshop, display agency or cinema publicity firm will be preferred.
- (ii) Knowledge of Hindi.

[No. F. 38-2/63-Estt.]

K. SATYANARAYANA, Under Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS (Departments of Communications and Civil Aviation)

(Posts & Telegraphs Board)

New Delhi, the 12th February 1963

G.S.R. 320.—In exercise of the powers conferred by the proviso to article 300 of the Constitution, the President hereby makes the following rules to amend the Posts and Telegraphs Department (Motor and Lorry Drivers) Recruitment the Posts and Teleg. Rules, 1959, namely:-

- 1. These rules may be called the Posts & Telegraphs Department (Motor & Lorry Drivers) Recruitment Amendment Rules, 1963.
- 2. In the Schedule to the Posts & Telegraphs' Department (Motor & Lorry Drivers) Recruitment Rules, 1959, in col. 5, for paragraph 3, the following paragraph shall be substituted, namely:—
 - "3. Selection will be made by a Board consisting of the appointing authority and two other gazetted officers nominated by the Head of the

[No. 50-12/62-NCG.]

A. BHATTACHARJEE, Asstt. Director General (SIN).

MINISTRY OF EDUCATION

New Delhi, the 18th February 1963

- G.S.R. 321.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment and conditions of service of persons to the post of Deputy Director in the Central Hindi Directorate, namely:—
- 1. Short title.—These rules may be called the Central Hindi Directorate (Deputy Director) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply for recruitment to the posts specified in column 1 of the Schedule to these rules.
- 3. Number, classification and scale of pay.—The number of posts, their classi-fication and the scale of pay attached to them shall be as specified in columns & .
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment to the said posts, age limit, qualifications and other matters con-

nected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the maximum age limit specified in column 6 of the Schedule aforesald may be relaxed in the case of persons belonging to a Scheduled Caste or Scheduled Tribe and in the case of persons belonging to other special category, in accordance with the orders issued by the Government of India from time to time.

- 5. Disqualification.—(a) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the posts; and
- (b) no woman, whose marriage is void by reason of the husband having a wife living at time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the posts:

Provided that the Central Government may, if satisfied that there are special grounds for so doing, exempt any person from the operation of this rule.

C Cir- cumstan- ces in which UPSC is to be consulted in making rectt,	13	As required under the rules
Crists what what is its composition	12	, application of the state of t
case of rectt. by romotion ransfer, grades from which romotion to be made		
Period Method In of of probation recruitment if any whether by direct prect. or by promotion or transfer pand percentage of the vacancies to be filled by various methods	10	tation of a suitable officer with adequate know- ledge of Hindi, eligi- blic to be appointed appointed as Under Secretary to the Government of India.
Period of Probation if any	0	Not specific or sp
and educations of the control of the	00	N -1-19g
Educational and other Whether qualifications age required for direct re- and cional qualification pre- pre- see the direct re- and direct re- and direct re- and direct re- and direct recruit and direct re- and direct		Not applicable
Upper Ilimit for direct recruits	9	Not Not
Whether selection or or Bon- selection book or bon- bon- bon- book	8	N aggs
A of	•	Rs. 9cc- 50-1350 per month
	3	General certical cert
No.		000
		Deputy Distriction (Ad-

3	02		A : FEBRU!	ARY 23, 1903/F	HALGUNA 4, 18	84 [PART II—
1	2	As re- guired under the the				
	2	Not applicable.		4		
		licable.				
	2	By direct recruitment				
	6	ST AV			1	
	500	ž				
0.00	7	For r Post Essential (i) Master's degree in Hindi or equivalent qualification; (ii) About 5 years experience of terminological work or of teaching or of educations, tions,	(iii) Practical experi- ence of linguistic studies evidence of which should be fur- nished; and	(iv) Practical experi- ence in a supervisory capacity of transla- tion of manuals, rules and other Go- vernment literature;	The aforcesaid qualifica- tions may be relaxed by the Commission at its discretion in the cases of candidates otherwise well quali- fied.	Desirable: (i) knowledge of Sanskrit; ledge of at lesst one Indian language other than Hudi.
	9	So years Upperage Initimay Be relaxed in appropri- ate cases		8		•
-	S	Noc appli-				
	4	R. 900- 50-1250 per month				
	er.	General Central Class I Gazetted				
	1.	Deputy Dir-				

For 2 Posts:

(i) Master's degree in Science ; (ii) About 5 years experience of terminological work or of teaching or of educational administration; and

(iii) Knowledge of Hindi The aforessid qualifications may be relaxed
by the Commission at
its discretion in the cases of candidates otherwise well qualified.

Dastrable:

(f) Knowledge of at least one Indian lan-guage other than Hindi ; &

(if) Experience of translation work.

For 2 Posts Experited (d) Master's Tdegree in Hindi or Sanskrit or equivalent, qualifications. H

(No. F. 21-13/61 H.1.) K. JAIN, Under Secy.

(iii) Experience of trans-

MINISTRY OF COMMUNITY DEVELOPMENT, PANCHAVATI BAJ AND COOPERATION

New Delhi, the 12th February 1963.

G.S.R. 322.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules, regulations, the method of recruitment to the post of Director Cooperation (Intensive Agrithe method of recruitment to the post of Director Cooperation, Ministry of cultural District Programme) in the Department of Cooperation, Ministry of Community Development, Panchayati Raj and Cooperation, namely:—

- 1. Short title.—These rules may be called the Department of Cooperation Director Cooperation (Intensive Agricultural District Programme) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply for recruitment to the post specified in column 1 of the Schedule annexed hereto.
- 3. Number, Classification and scale of pay.—The number of post, its classification and the pay attached to it shall be specified in column 2 to 4 of the said
- 4. Method of recruitment, age limit & other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 12 of the Schedule aforesaid. SCHE

Cooperation Intensive Panchayati Raj & Recruitment rules for the post of Director Age Limit for Whether No. of Classification Scale of pay selection post or non-Name of post posts direct selection recruits post 6 5 4 3 Rs. 1300—60—1600 Not
—or senior scale of
the Indian Administrative Service,
plus Rs. 300/- per
month as special Not-Director Cooperation One (Intensive Agricul-tural District Pro-gramme). General Central applicable. Service, Class I Gazetted pay.

Agricultural Cooperation	District	Program	me) in I	Ministry of Com	nunity <u>D</u>	evelopment,
Educational and other qualifications required for direct; recruits	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation if any	Method of recit. whether by direct recit. or by promotion or transfer & percentage of the vacancies to be filled by various methods	In case of recruit- ment by promo- tier/transfer,ly grades from which premotion to be made	Ha DFC cx sts whet is its com-	Circumsterces in which UPSO is to be certuited in making rectt.
7		9	10	. 11	12	73
Not applicable.	Not applicable.	2 years	By transfer on depura- tion (period of depura- tion 4 years).	Transfer on deputation, (i) Officers of I. A.S. or Central Services, Class I. of suitable standing with about 3 years' experience of co- operation work. (ii) Officers hold- ing analogous	Not applicable	As required under the rules.
		a		posts under the State Govern- ments with about 5 years experi ence of co-opera- tion work.	6	

[No. P.11/9/61-Admn. (C)]

New Delhi, the 16th. February 1963

G.S.B. 323.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the conditions of service of, and method of recruitment to the post of Economic Investigator (Grade I) in the Department of Community Development under the Ministry of Community Development and Cooperation namely:—

- 1. Short title.—These rules may be called the Department of Community Development (Economic Investigator Grade 1) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the recruitment of persons to the post specified in column I of the Schedule annexed hereto.
- 3. Number, Classification & Scale of Pay.—The number of posts, their classification and the pay attached to them shall be as specified in columns 2 to 4 of the said schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 12 of the Schedule aforesaid:

Provided that the maximum age limit specified in column 6 of the Schedule aforesaid may be relaxed in the case of persons belonging to any scheduled caste or scheduled tribe or in the case of persons belonging to other special categories in accordance with the orders of the Government of India from time to time.

5. Disqualifications. ...(i) No male candidate who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to such post; (ii) no female candidate, whose marriage is vo'd by reason of her husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post.

Provided that the Central Government may if satisfied that there are special ounds for so doing exempt any person from the operation of this rule.

Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Uper age limi for direct re cruits
ī	2	3	4	5	6
Beomonic In vestigator Grade I.	. 2	General Central Service Class II Non-Gazetted Non- Ministerial.	Ra. 325—15—41; —BB—20—575	Selection	axable in the case of Government octvants

Grade I in the Ministry of Community Development and Cooperation.

Educational and other qualifications required for direct recruits	Whether age & educational qualifications prescribed for the direct recruits will apply in the case of promotees	if any	rectt.	promotion/ transfer, grades from which	If a D.P.C. exists what is its com- position	Circumstances in which UPSC is to be consulted in making rectt.
• 7	8	9	10	11	13	13

Essential:

Master's degree in Mathematics, Statiscics or Economics of a recognised University or its equivalent;	Remember	3 yrs.	Promotion: Economic Investi- gator, Grade II, (with 3	Class II, Depart- mental Promo- tion Com- mittee.	As requiumder rules.	red the

1 . 3	3	4		5	6
	•				
					`
	4				
		•	•		
		1	*		
				•	
¥.			•		
V.					

7 8 9 10

(ii) About 2 years' experience in handling statistical work or economic investigation or both, preferably in the field of Community Development.

The aforesaid qualifications may be relaxed by the Commission at its discretion in case of candidates otherwise well qualified.

The state of the state of

experience in the grade.

11

[No. F. 11/11/62-Admn.]. T. R. CHOPRA, Under Secy.

12

311

13

The Gazette



of India

PUBLISHED BY AUTHORITY

No. 9]

NEW DELHI, SATURDAY, MARCH 2, 1963/PHALGUNA 11, 1884

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 20th February, 1963

G.S.R. 328.—In exercise of the powers conferred by section 2 of the Union Territories (Laws) Act, 1950 (30 of 1950), the Central Government hereby extends to the Union territory of Himachal Pradesh, the Bombay Habitual Offenders Act, 1959 (Bombay Act No. LXI of 1959) as at present in force in the State of Maharashtra, subject to the following modifications, namely:—

Modifications

In the said Act,-

- 1. for the expression "State Government", wherever it occurs, the expression "Lieutenant Gavernor" shall be substituted and there shall also be made in any rules of grammar may require;
- 2. in section 1. for sub-section (2), the following sub-section shall be substituted, namely:
 - "(2) It extends to the whole of the Union territory of Himachai Pradesh.";
 - 3. in section 2,—
 - (i) clause (c) shall be omitted;
 - (ii) for clause (d), the following clause shall be substituted, namely:-
 - '(d) "District Magistrate" means a District Magistrate appointed under section 10 of the Code;
 - (iii) after clause (e), the following clauses shall be inserted, namely:-
 - '(ee) "Lieutenant Governor" means the Lieutenant Governor of Himachal Pradesh;
 - (ece) "Numberdar" means a numberdar referred to in clause (21) of section 6 of the Himachal Pradesh Land Revenue Act, 1968 (Himachal Pradesh Act 6 of 1954);
 - (cece) "Official Gazette" means the Himschal Pradesh Gazette;":

- (iv) for clause (i), the following clause shall be substituted, namely:-
 - '(i) "Superintendent of Police" means the Superintendent of Police and includes any person appointed by the Lieutenant Governor to perform the duties of a Superintendent of Police under this Act.';
- 4. in sections 7, 8 and 14, for the word "State", wherever it occurs, the words "Union territory of Himachal Pradesh" shall be substituted;
- 5. in section 18, the words "police patil or village watchman" shall be omitted;
 - 6. section 21, sub-section (4) of section 25 and section 27 shall be omitted.

The Bombay Habitual Offenders Act, 1959, as extended to the Union territory of Himachal Pradesh

BOMBAY ACT LXI OF 1959

Whereas it is expedient to make better provision for the treatment and training of habitual offenders, and for certain other matters; It is hereby enacted in the Tenth Year of the Republic of India as follows:—

CHAPTER I

PRELIMINARY

- 1. Short title, extent and commencement.—(1) This Act may be called the Bombay Habitual Offenders Act, 1959.
 - (2) It extends to the whole of the Union territory of Himachal Pradesh.
- (3) It shall come into force on such date as the Lieutenant Governor may, by notification in the Official Gazette, appoint.
 - 2 Definitions.—In this Act, unless the context otherwise requires,—
 - (a) "Code" means the Code of Criminal Procedure, 1898 (V of 1898);
 - (b) "corrective settlement" means any place established certified as a corrective settlement under section 14; place established, approved or
 - . . (c) °
 - (d) "District Magistrate" means a District Magistrate appointed under section 10 of the Code;
 - (e) "Habitual offender" means any person who, since his attaining the age of eighteen years,-
 - (i) during any consecutive period (whether before or after the commencement of this Act, or partly before and partly after such commencement) of five years, has been sentenced on conviction, on not less than three occasions, to a substantive term of imprisonment for one or more of the scheduled offences committed on separate occasions, being offences which are not so connected together as to form parts of the same transaction, and
 - (ii) such sentence has not been reversed in appeal or revision; Provided that in computing the consecutive period of five years aforesaid any period spent in jail either under a sentence of imprisonment or under detention shall not be taken into account;
 - (ce) "Lieutenant Governor" means the Lieutenant Governor of Himachal
 - (cee) "Numberdar" means a numberdar referred to in clause (21) of section 4 of the Himachal Pradesh Land Revenue Act, 1953 (Himachal Pradesh Act 6 of 1954) Pradesh Act 6 of 1954);
 - (seece) "Official Gazette" means the Himachal Pradesh Gazetta;
 - (f) "prescribed" means prescribed by rules made under this Act;

- (g) "registered offender" means a habitual offender registered or re-regis-
- (h) "scheduled offence" means an offence specified in the Schedule or an offence analogous thereto;
- (1) "Superintendent of Police" means the Superintendent of Police and includes any person appointed by the Lieutenant Governor to perform the duties of a Superintendent of Police under this Act.

CHAPTER II

REGISTRATION OF HABITUAL OFFENDERS AND RESTRICTION OF THEIR MOVEMENTS

- 3. Power of Lieutenant Governor to direct registration of habitual offenders.—
 The Lientenant Governor may direct the District Magistrate to make a register prescribed particulars of such offenders.
- 4. Procedure for preparing a register of habitual offenders.—For the purpose of carrying out the direction given under section 3, the District Magistrate or any to be served in the prescribed manner, call upon every habitual offender in the
 - (a) to appear before him at a time and place specified in the notice;
 - (b) to furnish such information as may be necessary to enable him to enter the name and other prescribed particulars of the habitual
 - (c) to allow the finger and palm impression, foot-prints and photographs of the habitual offender to be taken:

Provided that the name and other prescribed particulars of a habitual offender shall not be entered in the register, unless he has been given reasonable opportunity of showing cause why such entry should not be made.

- 5. Charge of register and alternations therein.—(1) The register shall be placed in the keeping of the Superintendent of Police of the district who shall, from his opinion, to be made therein.
- (2) After the register has been placed in the keeping of the Superintendent of Police, no fresh entry shall be made in the register, nor shall any entry be cancelled, except by or under, an order in writing of the District Magistrate.
- 6. Power to take finger and palm impressions, foot-prints and photographs at any time.—The District Magistrate or any office appointed by him in this behalf, may at any time order the finger and palm impressions, foot-prints and photographs, of any registered offender to be taken.
- 7. Registered offenders to notify change of residence and to report themselves.

 (1) Every registered offender shall notify to such authority, and in such manne as may be prescribed, any change or intended change of his ordinary residence:

Provided that where such offender changes, or intends to change, his ordinary residence to another district (whether within the Union territory of Himachal Pradesh or not) he shall notify the change or intended change to the District

- (2) The District Magistrate may, by order in writing, direct that any registered offender shall-
 - (a) report himself once in each month, or where the District Magistrate for reason specified in the order so directs more frequently to such authority, and in such manner, as may be specified in the order,
 - (b) notify any absence or intended absence from his ordinary residence to the aforesaid authority:

Provided that the District Magistrate may exempt any such offender from notifying any absence or intended absence from his ordinary residence for such pariod, and under such conditions, as to him appear reasonable.

- 8. Procedure by District Magistrates on change of residence of habitual offender to other district.—(1) Where any registered offender changes his ordinary residence to another district within the Union territory of Himachal Pradesh, the District Magistrate of the district in which the offender is registered shall inform the district Magistrate of the other district of such change, and at the same time furnish him with the name and other particulars relating to the registered offender in the register.
- (2) On the receipt of such information, the District Magistrate of the other district shall enter in his register the name and other particulars of the registered offender furnished to him, and inform the District Magistrate of the first district of such registration, and thereupon such District Magistrate shall cancel from his register the entry relating to that offender:

Provided that where a registered offender changes his ordinary residence to another district outside the Union territory of Himachal Pradesh the District Magistrate of the first district shall, while furnishing the District Magistrate of the other district with the name and other particulars of the registered offender make a request to that District Magistrate that he may be informed of the steps, if any, which may have been taken in relation to the offender under any law for the time being in force in that other district; and upon the receipt of such information the District Magistrate of the first district shall cancel from register the entry relating to that offender.

- (3) Upon the entry of the name and other particulars of a registered offender in any register in the Union territory of Himachal Pradesh under sub-section (2), the provisions of this Act and the rules made thereunder shall apply to him as if he has been registered, in pursuance of a direction given under section 3, in the register of the district to which he has changed his ordinary residence.
- 9. Duration of registration and re-registration of habitual offenders.—(1) Subject to the provision of sub-section (3), the registration of a habitual offender under this Act shall, unless earlier cancelled, cease to be in force on the expiry of five years from the date of such registration, and on such cancellation or expiry the habitual offender shall cease to be a registered offender.
- (2) Notwithstanding the cancellation or expiry of duration, of registration a habitual offender may be re-registered in accordance with the provision of this Act relating to registration, as often as he is convicted of one or more of the scheduled offences at any time after such cancellation, or expiry; and subject to the provisions of sub-section (3), the re-registration shall, unless earlier cancelled, cease to be in force on the expiry of five years from the date of such re-registration.
- (3) Where a registered offender is, during the period of registration or reregistration, convicted of one or more of the scheduled offences and sentenced to a substantive term of imprisonment, the duration of registration or re-registration shall be extended for a period of five years from the date of his release from such imprisonment.
- 10. Right to make representations against re-registration, etc.—(1) Any person aggrieved by the registration or re-registration of his name under section 4, or at the case may be, section 9 or by an order under sub-section (2) of section 7, may within the prescribed period make a representation to the Lieutenant Governor against such registration, re-registration or order.
- (2) The Lieutenant Governor shall, after considering the representation, and giving the aggrieved person an opportunity of being heard, either confirm of cancel the registration, re-registration or order, as the case may be, and shall in the case of confirmation record, a brief statement of the reasons therefor.
- 11. Power to restrict movements of registered offenders.—(1) If in the opinion of the Lieutenant Governor it is necessary or expedient in the interests of the general public so to do, the Lieutenant Governor may, subject to the provisions of subsection (4), by order direct that any registered offender shall be restricted in his movement to such area, and for such period not exceeding three years as may be specified in the order.
- (2) Before making any such order the Lieutenant Governor shall take into consideration the following matters, that is to say,—
 - (a) the nature of the offences of which the registered offender has been convicted, and the circumstances in which the offences were committed;

- (b) whether the registered offender follows any lawful occupation, and whether such occupation is conducive to an honest and settled way of life and is not merely a pretence for the purpose of facilitating the commission of crime;
- (c) the suitability of the area to which his movements are to be restricted;
- (d) the manner in which the registered offender may earn his living within the restriction area, and the adequacy of arrangements which are, or are likely to be, available therefor.
- (3) A copy of the order shall be served on the registered offender in the prescribed manner.
- (4) The period specified in an order under sub-section (1) shall in no case extend beyond the period of registration or re-registration, as the case may be, referred to in section 9.
- 12. Power to cancel or alter restrictions of movements.—The Lieutenant Governor may, by order, cancel any order made under section 11, or alter any area specified in an order under that section:

Provided that before making such order, the Lieutenant Governor shall consider the matters referred to in sub-section (2) of section 11 in so far as they may be

- 13. Powers under sections 11 and 12 also exercisable by certain Magistrates.—
 (1) Subject to the provisions of sub-section (3), the powers of the Lieutenant Governor under sections 11 and 12 may be exercised also by a Magistrate having power to act under section 110 of the Code, but without prejudice to the exercise of his powers under that section of the Code.
- (2) A Magistrate acting under section 11 or 12 shall follow, as nearly as may be, the procedure laid down in sections 112, 113, 114, 115 and 117 of the Code for an order requiring security for good behaviour:

Provided that the order in writing referred to in section 112 of the Code shall, in addition to setting forth the substance of the information received, state the term, not exceeding three years, during which the order of restriction shall be

(3) Where the Lieutenant Governor has already made an order under section 11 in respect of a habitual offender, the Magistrate shall not exercise any powers conferred by this section in respect of the same habitual offender, during any period is which the order of the Lieutenant Governor is in force.

CHAPTER III

CORRECTIVE TRAINING OF HARTUAL OPPENDS

- 14. Establishment of corrective settlements.—(1) For the purpose of placing therein such habitual offenders as are directed to receive corrective training under this Act. the Lieutenant Governor may, by notification in the Official Gazette, establish and maintain in the Union territory of Himachal Pradesh as many corrective settlements as he thinks &t.
- (2) The Lieutenant Governor may also approve or certify any privately managed institution (whether known a settlement or otherwise) as a corrective settlement for the purposes of this Act.
- 15. Power to direct habitual offenders to receive corrective training.—(1) Where the Lieutenant Governor is satisfied from the report of the District Magistrate or otherwise that it is expedient with a view to the reformation of a registered offender and the prevention of crime, that the registered offender should receive training of a corrective character for a substantial period, the Lieutenant Governor may corrective character for such period, not exceeding the duration of his registration of the registration as may be specified in the order.
 - (2) Where a habitual offender, who is not more than forty years of age,
 - (a) is convicted of any offence punishable with imprise

- (b) is required in pursuance of section 110 of the Code to execute a bond for his good behaviour, and the court or the Magistrate is satisfied from the evidence in the case and other materials on record that it is expedient with a view to his reformation and the prevention of crime, that he should receive training of a corrective character for a substantial period, the court or the Magistrate may, in lieu of sentencing him for such offence or, as the case may be, requiring him to execute such bond, direct that he shall receive corrective training for such term of not less than two nor more than five years, as the Court or the Magistrate may determine.
- (3) Before giving any direction under sub-section (1) or sub-section (2) the Lieutenant Governor, the court or the Magistrate, as the case may be, shall—
 - (a) consult the officer prescribed on the capacity of the corrective settlements to receive the habitual offender,
 - (b) take into consideration the physical and mental condition of the offender, and his suitability for receiving corrective training in a corrective settlement, and
 - (c) give a reasonable opportunity to the offender to show cause why such direction should not be given.
- (4) A habitual offender, in respect of whom a direction to receive corrective training has been made, shall be placed in a corrective settlement for the term of his training, and while in such settlement shall be treated in such manner and receive such training as may be prescribed.
- 16. Power to transfer or 'discharge from corrective settlement.—The Lieutenant Governor, or any officer authorised by him in this behalf, may at any time by order in writing direct any habitual offender who may be in a corrective settlement to be transferred to another corrective settlement or to be discharged therefrom; and accordingly he shall be so transferred or, as the case may be, discharged.

CHAPTER IV

PENALTIES AND PROCEDURE

- 17. Penalty for failure to comply with certain provisions of the Act.—A habitual offender who without lawful excuse, the burden of proving which shall lie upon him.—
 - (a) fails to appear in compliance with a notice issued under section 4, or
 - (b) intentionally omits to furnish any information required under that section, or furnishes as true any information which he knows, or has reason to believe, to be false or does not believe to be true, or
 - (c) refuses to allow his finger and palm impressions, foot-prints and photographs to be taken by any person acting under an order passed under section 6, or
 - (d) fails to comply with the provisions of sub-section (1) of section 7 or with an order of the District Magistrate under sub-section (2) thereof or with an order under section 11, may be arrested without warrant, and shall be punished—
 - (i) on first conviction, with imprisonment for a term which may extend to six months or with fine which may extend to two hundred rupees, or with both, and
 - (ii) on a second or subsequent conviction, with imprisonment for a term which may extend to one year or with fine which may extend to five hundred rupees, or with both:
 - Provided that, if the court, after taking into consideration the offender's ago and physical and mental condition and his suitability for receiving training of a corrective character in a corrective retilement, is satisfied that it is expedient with a view to his reformation and the prevention of crime, that he should receive training of a corrective character for a substantial period the court may, in ileu of sentencing the offender

to any punishment under this section, direct, after giving him an opportunity of showing cause (and after consulting the officer prescribed on the capacity of the corrective settlements to receive him) that he shall not exceeding three years, as it may determine.

- 18. Arrest of persons found outside restriction area or corrective settlement. If any person-
 - (a) is found outside the area to which his movements have been restricted in contravention of the conditions under which he is permitted to leave
 - (b) escapes from any corrective settlement in which he is placed,

he may be arrested without warrant by a police officer and taken before a Magistrate who on proof of the facts, may order him to be removed to such area or to such corrective settlement, there to be dealt with in accordance with this Act and the rules made thereunder.

- 19. Enhanced punishment for certain previously convicted persons.—(1) Whoever, being a person in respect of whom a direction has been made under section 11 under Part I of the schedule, is convicted of any of the scheduled offences falling offence falling in that Part shall, on conviction, be punished with imprisonment for a term which may extend to ten years.
- (2) Nothing in this section shall affect the liability of such person to any further or other punishment to which he may be liable under the Indian Penal Code (XLV of 1860) or any other law.
- 20. Punishment for certain registered offenders found under suspicious circumstances.—Whoever, being a person in respect of whom a direction has been made under section 11 or section 15, is found in any place under such circumstances as to satisfy the court—
 - (a) that he was about to commit, or aid in the commission of, theft or robbery, or
 - (b) that he was making preparation for committing theft or robbery, shall, on conviction, be punished with imprisonment for a term which may extend to three years, and shall also be liable to a fine which may extend to one thousand rupees.
 - 21. Penalty for failure to arrest a habitual offender..... . . .

CHAPTER V

MIRCHLANBOUS

- 22. Bar of jurisdiction.—No court shall question the validity of any direction or order issued under this Act.
- 23. Ber of legal proceedings.—No suit, prosecution or other legal proceedings shall lie against the Lieutenant Governor or any person for anything which is in good faith done or intended to be done under this Act.
- 24. Power to delegate.—The Lieutenant Governor may, by notification in the Official Gazette, direct that any power exercisable by him under this Act except the power under section 25 may also be exercised subject to such conditions (if of a District Magistrate as may be specified therein.
- 25. Power to make rules, 2 (1) The Lieutenant Governor may, by notification to the Official Gazette, make rules for carrying out the purposes of this Act.
- (2) In particular, and without prejudice to the generality of the foregoing nower such rules may provide for all or any of the following matters, namely:
 - (a) the form of notice under section 4 and the manner in which such notice may be served:

- (b) the form of the register of habitual offenders and the particulars to be entered therein;
- (e) the authority to whom and the manner in which any change or intended change of ordinary residence shall be notified under sub-section (1) of section 7;
- (d) the nature of restrictions to be observed by registered offenders whose movements have been restricted;
- (e) the grant of certificate of identity to registered offenders and inspections of such certificates;
- (f) the conditions under which the offenders may be permitted to leave the area to which their movements have been restricted or the corrective settlements in which they have been placed;
- (g) the terms upon which offenders may be discharged from corrective settlements;
- (h) the working, management, control and supervision of corrective settle-ments including the discipline and conduct of persons placed therein;
- (i) the conditions for, and the manner of, approving or certifying privately managed settlements;
- (j) the appointment of non-official visitors for corrective settlements;
- (k) the conditions and circumstances under which members of the family of a habitual offender may be permitted to stay with him in a corrective settlement;
- (l) the periodical review of the cases of all persons whose movements have been restricted or who are placed in corrective settlements under this Act;
- (m) any other matter which is to be or may be prescribed under this Act.
- (3) In making rules under this Act the Lieutenant Governor may provide that a contravention of any of the rules shall be punishable with fine which may extend to one hundred rupees.

(4)

26. Savings.—Nothing in this Act shall affect the powers of any competent authority under any other law for the time being in force to make an order of restriction or detention, and any order passed or direction made under this Act in so far as it conflicts with any order made by a competent authority under such law shall be deemed to be inoperative while the order under such law remains in force.

27. Repeal and Savings.-- *

THE SCHEDULE

(See section 3(i))

XLV of 1880.Oftences under the Indian Panel Code.

CHAPTER XII

Counterfeiting coin.

202 Counterfeiting Indian coin.

Making or selling instrument for counterfelling coin. 233 234

Making or salling instrument for counterfaiting Indian coin. 235

Possession of instrument or material for the purpose of using the sam for counterfeiting coin.

Delivery of win possessed with knowledge that it is count

Assembling for purpose of committing decotty. Dishonestly receiving stolen property.

Assisting in concessioners of stolen property.

403

411 414

322

Section's

- 451 House-trespass in order to commit offence punishable with imprisonment.
- 452 House-trespass after preparation for hurt, assault or wrongful restraint.
- 453 Lurking house-trespass or house-breaking.
- 454 Lurking house-trespass or house-breaking in order to commit offence punishable with imprisonment.
- 455 Lurking house-trespass or house-breaking after preparation for hurt, assault or wrongful restraint.
- 456 Lurking house-trespass or house-breaking by night.
- 457 Lurking house-trespass or house-breaking by night in order to commit offence punishable with imprisonment.
- 458 Lurking house-trespass or house-breaking by night after preparation for hurt, assault, or wrongful restraint.
- 459 Grievous hurt caused whilst committing lurking house-trespass or housebreaking.
- 460 All persons jointly concerned in lurking house-trespass or housebreaking by night punishable where death or grievous hurt caused by one of them.

П

Offence under the Suppression of Immoral Traffic in Women and Girls Act, 1936 (CIV of 1956)

Sections

4. Living on the earnings of prostitution.

[No. P. 4/6/61-Judl.H/UTL-55.]

P. N. KAUL, Dy. Secy.

New Delhi, the 18th February 1963

- G.S.R. 329.—In exercise of the powers conferred by the provise to article 309 of the Constitution and in supersession of the rules issued with the Ministry of Home Affairs Notification No. 1/84/57-SCT.IV, dated 25th May, 1959, the President hereby makes the following rules namely:—
- 1. Short title.—These rules may be called the Investigator (Offices of the Commissioner and Assistant Commissioners for Scheduled Castes and Scheduled Tribes) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the port specified in column 1 of the Schedule hereto annexed.
- 3. Classification and scales of pay etc.—The classification of the said post, the scale of pay attached thereto, the method of recruitment, age limit and other matters connected therewith shall be as specified in columns 3 to 10 of the said Schedule:

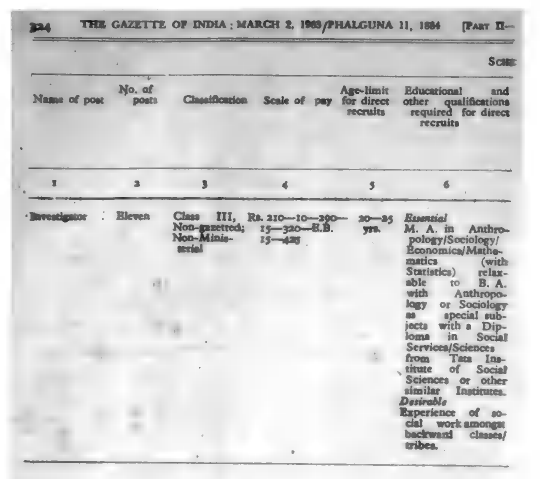
Provided that the upper age limit specified in column 5 of the said Schedule for direct recruitment may be relaxed in the case of Scheduled Castes and Scheduled Tribes and other special categories of persons in accordance with the general orders of the Central Government issued from time to time.

4 Disqualification.—No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is vold by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said post and

no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife

living at the time of such marriage, shall be eligible for appointment to the said

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exampt any person from the operation of this rule.



DULE

Whether age and educa-tional qualifications pres-cribed for direct recruit-ment will apply in the case of appointment by deputation/ transfer

Period of probation, if any

Method of recruitment In case of recruitment by whether by direct recruitment or by promotion or transfer and deputation is to be made whether by direct re-cruitment or by promo-tion or transfer and percentage of vacancies to be filled by various methods

7

8

9

10

No. Educational qualific Yes

Two years

(i) Direct recruitment —50 per cent

(ii) Transfer/deputation
—50 per cent failing
which vacancies will
be filled by direct secretares.

Transfer | deputation :-

Persons working similar on equivalent grades in Central Govern-ment Offices.

[No. F.2/13/61-SCT.IV.] M. P. RODRIGUES, Under Secy.

New Delhi, the 19th February, 1963.

- G.S.R. 130.—In exercise of the powers conferred by the proviso to article 300 of the Constitution, the President hereby makes the following rules regulating the recruitment of persons to the post of Additional Legal Adviser in the Special Police Establishment, namely:—
- 1. Short title.—These rules may be called the Special Police Establishment (Additional Legal Adviser) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the post specified in column 1 of the Schedule hereto annexed.
- 3. Classification, scale of pay, age limit, qualifications, etc.—The classification of the said post, the scale of pay attached thereto, age limit, qualifications and other matters connected therewith shall be as specified in the relevant columns of the said Schedule.
- 4. Disqualification.—(a) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post; and
- (b) no woman, whose marriage is void by reason of the husband having wife living at the time of such marriage or who has married a person who he

PART IF

0074

Whether age and educational qualifications prescribed for the direct rectt, will apply in the case of promo-

Period of Probation

if any.

whether by direct rectt. by exists rectt. or by promotion or transfer for the vacancies to be filled by Various methods.

Period of Probation

Method of rectt. In case of If a DPC. exists rectt. by exists composition, transfer tion.

In case of I rectt. by expromotion, transfer grades from which promtion to be made.

Circumstances exists in which what is its U.P.S.C. is to composition.

8 9 10 13 12 13 N.A. 2 years if the post By direct recruit-A.R N.A. s required under the regular basis. rules.

[No. 14/4/62-AVD.]

G.S.R. 331—In exercise of the powers conferred by the provise to article 309 of the Constitution, the President hereby makes the following rules relating to recruitment to the posts of Superintendent of Police and Deputy Superintendent of Police in the Special Police Establishment, namely:—

1. Short title.—These rules may be called the Special Police Establishment (Executive Staff) Recruitment Rules, 1963.

2 Application.—These rules shall apply to the posts of Superintendent of Police and Deputy Superintendent of Police in the Special Police Establishment. 8. Classification, scale of pay oto.—The classification of the said posts, the

scales of pay attached thereto, age limit, qualifications and other matters relating to the said posts shall be in accordance with the provisions contained in the Schedule hereto annexed.

4. Disqualification.—No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse and no woman whose marriage is void by reason of the having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any of the said posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

						Sem
Name of post	No. of post.	Classificati	on Scale of pay	Whether Selection post or non- Selection post	Age limit for direct recruits	Educa- tional and other qualifica- tions re- quired for direct recraits
		•				
1	2	3	4	5	6	7
Supdt. of Police.	(including post of A.I.G. of Police which is of the same rank as S.P.).	G.C.S. Class I	(1) For IPS Officers: Sr. time scale of I.P.S. (2) For Non-I. P. S. Officers. Non-deputationists Rs. \$20-1,250.	Selection	N.A.	N.A.
Dy. Supdt. of police.	22	G.C.S. Class II Non- Ministerial (Gazetted),	(i) For Deputationists; As admissible in the police Deptt. of the State. (ii) Non-deputationist; Rs. 400—900.	Do.	N.A.	A,K
	*					-

Note: - (1) These posts will be treated as "tenure" posts, when held by deputation by (2) Deputationists will not be eligible for promotion in the quota shown against to higher posts, if they are otherwise suitable, and if vacancies are [available in

PULE

educational qualifica-tions prescribed for the direct re-cruits will apply in the case of promotees

8

N.A.

Whether age and educational qualifications prescribed enterthed probation, ment whether by direct rectt. or by promotion or transfer and percentage of the vacancies to be filled by various methods. by various methods

10

In case of rectt, by If a D.P.C. promotion, transfer, exists what grades from which is its compromotion to be made position

Circumstance in which U.P.S.C. is to be con-sulted in making rec -ruitment

9

2 years

Promotion:

Dy. Supdt. of Police

in S.P.E. with atleast eight years
service in the grade.

II

12

As required under the rules.

13

(b) The remaining:

(a) Not exceeding 15% of the san stoned strength:
By promotion,

By transfer or deputation.

Deputation :

Suitable officers of the State Police Forces.

N.A. 2 years

(a) Not enceeding 15% of the sa tioned strength:

By Promotion.

(b) The remaining by transfer, deputation,

Promorton: Class II
Inspector of Police
in Dethi Special
Police Establish

ment.
(Rs. 355—575),
with three years
service in the
grade,

Deputation:
"Suitable Officers
of the State or
Central Gove,
Deptts."

Do.

officers of the State or Central Govt. Departments.

entry (a) in column 10; such deputationists may, however, be appointed the députation quota thown against entry (b) in column 10.

[No. 14/15:80-AVD.] T. C. A. RAMANUJACHARI, Dy. Socy.

New Delhi, the 22nd February 1963

G.S.R. 332.—In pursuance of rule 11 of the Indian Administrative Service (Pay) Rules, 1954, the Central Government hereby makes the following amendment in Schedule III appended to the said rules.

2. This amendment shall be deemed to have come into force with effect from 12th December, 1962.

Amendment

In the said Schedule III under the heading 'C-Posts carrying pay above the time-scale or special pay in addition to pay in the time-scale under the Central Government when held by members of the Service', against 'Community Development and Co-operation' for the entries

'Commissioner (Training)-1,800-100-2,000' the following shall be substituted, namely:-'Commissioner, Rural Industrialisation-1,800-100-2,000.'

ż

[No. 1/15/63-AIS(II).]

K. S. N. MURTHY, Under Secy.

New Delhi, the 23rd February 1963

G.S.R. 333.—In exercise of the powers conferred by section 3 of the Indian Passport Act, 1920 (34 of 1920), the Central Government hereby makes the following rules further to amend the Indian Passport Rules, 1950, namely:—

- 1. These rules may be called the Indian Passport (Amendment) Rules, 1963.
- 2. To clause (iv-B) of rule 5 of the Indian Passport Rules, 1950 (hereinafter referred to as the said rules), the following proviso shall be added, namely:—

"Provided that in the case of a person entering India over the Tibetan or Bhutanese frontier, it shall also be endorsed by a proper Indian diplomatic, consular or passport authority by way of a visa or a transit

3. In rule 5-A of the said rules after the word, brackets and figures "clause (iv-A)", the words, brackets and figures "or clause (iv-B)" shall be inserted.

[No. 6/217/62-F.I.]

FATEH SINGH, Jt. Secy.

ORDER

New Delhi, the 18th February 1983

G.S.B. 234.—Whereas in the opinion of the Central Government the issue No. 30, dated November 1, 1962, of the periodical entitled "Korea News", published by the Korean Central Agency, Pyongyang, Democratic People's Republic of Korea, contains prejudicial reports as defined in clause (7) of rule 35 of the Defence of India Rules, 1962;

Now, therefore, in exercise of the powers conferred by rule 45 of the Defence of India Rules, 1962, the Central Government hereby—

- (a) prohibits the further sale or distribution of the said issue or any extract therefrom or of any translation thereof, and declares the said issue and every copy or translation thereof or extract therefrom, to be forfeited to Government; and
- (b) directs every person possessing any copy of the said issue to deliver the same to the local police authorities.

[No. 59/26/63-Poll(I).] N. SAHGAL, Jt. Secy.

ORDER

New Delhi, the 22nd February 1963

G.S.R. 335.—In exercise of the powers conferred by clause (a) of subsection (1) of section 40 of the Defence of India Act, 1962 (51 of 1962), the Central Government hereby directs that the powers conferred on it by rule 6 by the officers mentioned in column (2) of the Schedule hereto annexed in reschedule, being protected places in terms of the Order of the Government of Andhra Pradesh in the General Administration (S.C.D.) Department M.S. No. 98, dated the 25th January, 1963.

SCHEDULE.

(1)

(2)

- A.I.R. Transmitting Station, Saroor-nagar, Hyderabad District.
 A.I.R. Receiving Station, Saroor-nagar, Hyderabad District.
 A.I.R. Transmitting Station, Nam-bur, Guntur District.
- 4. Telephone abad. Exchange, Secunder-
- 5. Telephone Exchange, Saifabad, Hyderabad.

- 6. Telephone Exchange, Gowing-Hyderabad.
 7. Railway Workshop, Lallaguda, Secunderabad.
 8. Railway Bridge between Krishna and Yermarus Railway Stations:

Station Engineer, All India Radio,

Hyderabad. ion Engineer, All India Radio,

Station Engineer, All Hyderabad.
Station Director/Station Engineer, All India Radio, Vijayawada.

abad.

Assistant Engineer, Phones, Saifabad, Hyderabad.

Sub-Divisional Officer, Phones, Gowliguda, Hyderabad.
Works Manager, Loco Carrier and Wagons Works, Lallaguda.
Assistant Engineer, Central Railway, Shahabad.

> [No. 21/49/62-Poll(I).] P. K. DAVE, Dy. Secy.

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 19th February 1963

G.S.R. 336.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution and after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, the President hereby makes the following amendment in the Revised Leave (First Amendment) Rules, 1962, namely:—

In the said Rules, for sub-rule (2) of rule 1, the following sub-rule shall be substituted, namely:—

"(2) They shall be deemed to have come into force on and from the 9th March, 1961."

(The Revised Leave (First Amendment) Rules, 1962 were issued vide G.S.R. dated the 30th June, 1962).

[No. F. 7-III(4)-Est.IV/A/62.] RABI RAY, Dy. Secy.

(Department of Revenue)

ESTATE DUTY

New Delhi, the 22nd February 1963

G.S.R. 337.—In exercise of the powers conferred by sub-section (2) of section 33 of the Estate Duty Act, 1953 (34 of 1953), the Central Government hereby directs that where any gold, gold coin or gold ornament, forming part of the estate of a deceased person, is tendered within six months of the date of death of the deceased, as subscription for the issue of 6½% Gold Bonds 1977, then, the principal value of the estate of the deceased shall be reduced by the amount representing the difference between the market price, on the date of death of the deceased, of the gold, gold coin or gold ornament accepted as subscription for the Bonds issued and the market value of such Bonds on the date of their issue. issue.

[No. 4/F. No. 1/9/63-ED.]

T. R. VISWANATHAN, Dy. Secy.

(Department of Revenue)

CUSTOMS

New Delhi, the 2nd March 1963

G.S.R. 338.—In exercise of the powers conferred by sub-section (1) of section 4 of the Customs Act, 1962 (52 of 1962), the Central Government hereby—

- (a) appoints the Collector of Customs, Madras, to be the Collector of Customs, and the Assistant Collectors of Customs, Madras, to be Assistant Collectors of Customs for the warehouses specified below:
 - (i) private warehouse of M/s. Ashok Leyland Ltd., Ennore, Madras;
 - (ii) private warehouse of M/s. Standard Motor Products of India Ltd., Perumgalthur, Madras;
 - (iii) private warehouse of M/s. Wheels India Ltd., Padi, Madras;
- (b) rescinds Ministry of Finance (Department of Revenue) Notifications
 Nos. 164-Cus., dated the 8th October, 1955, and 180-Cus., dated the
 9th December, 1955.

[No. 88/F. No. 7(1)Pt. (11)/63-CAR.]

S. VENKATESAN, Dy. Secy.

CENTRAL EXCISES

New Delhi, the 2nd March 1963

G.S.R. 339.—In exercise of the powers conferred by sub-rule (1) of rule 3 of the Central Excise Rules, 1944, the Central Government hereby exempts with effect from the 24th April, 1962, carbonic acid (carbon dioxide), failing under Item No. 14H of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944), utilised in the manufacture of sugar within the factory of production for clarifying and bleaching sugarcane juice, or syrup, from so much of the duty of excise leviable thereon as is in excess of Rs. 25.00 per metric tonne.

[No. 45/63.]

L. M. KAUL, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 23rd February 1983

G.S.R. 340.—In pursuance of rule 96-P of the Central Excise Rules, 1944, the Central Government hereby makes the following further amendment in the Notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 30/62-Central Excises, dated the 24th April, 1962, namely:

In the said notification for the existing provisos, the following shall be substituted, namely:

"Provided that,

- (i) the rate of duty payable by a manufacturer of vegetable non-essential oils applying for a licence on or after the 1st July, 1960, under rule shall be 25 percent more than the rates specified in the said Table, for that type of equipment, unless the Collector of Central Excise is satisfied;
- (a) that the equipment for which the licence has been applied for was not in any way owned on the 1st July, 1960 or at any time thereafter by any other manufacturer of yegetable non-essential oil, and
- (b) that the applicant has no proprietory interest in any other concern producing such oil;
- (ii) where any equipment specified in the said Table is employed in the production of coconut oil either exclusively or partly, the rate of than the rate payable for that type of equipment specified in the said Table;
- (iii) where any equipment specified in the said Table is employed in the production of groundnut oil, castor oil, or both, either exclusively be 15 percent more than the rate payable for that type of equipment specified in the said, Table;
- (iv) the week for the purpose of this Notification shall be reckoned as from the 1st to 7th, 8th to 14th, 15th to 21st and 22nd to 28th of a calendar month; and
- (v) the duty for the remaining 2 or 3 days of any calendar month, expect the month of February, as the case may be, shall be calculated at the rate of one-third of the weekly rate of duty applicable to the fourth week and shall be payable by the manufacturer along with the duty payable by him for the fourth week, namely, from the 22nd to 28th of that calendar month."

[No. 28/63.]

L. S. MARTHANDAM, Dy. Secy.

CENTRAL BOARD OF REVENUE CUSTOMS

New Delhi, the 2nd March 1963

G.S.R. 341.—The Central Board of Revenue hereby rescinds its Notification No. 153-Customs, dated the 20th July, 1957.

No. 89.1

S. VENKATESAN, Secy.

BOMBAY CENTRAL EXCISE COLLECTORATE

CUSTOMS

Bombay, the 11th February 1963

G.S.R. 342.—In supersession of this office Notification No. VIII(b)48(616) Cus./58 dated 13th January, 1959 and in pursuance of the Central Board of Revenue's Notifications Nos. 57 of 9th July 1927, No. 85-Cus. dated 9th October 1937 and No. 126-Cus. dated 15th October 1958 read with sub-section (3) of Section 160 of the Customs Act, 1962. I, Shri G. Koruthu, Collector of Customs, Bombay, in relation to the area of the Bombay Central Excise Collectorate, hereby authorise the Assistant Collector of Customs Preventive & Marine Division, Bombay, to grant Special Passes to vessels engaged in the transportation of fish from and to ports in the Bombay Central Excise Collectorate subject to such conditions and instructions as may be prescribed by the Collector from time to time.

[No. Customs-8/68.]

G. KORUTHU, Collector.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 19th February 1983

- G.S.R. 343.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Director of Industries in the Manipur Administration, namely:—
- 1. Short title.—These rules may be called the Director of Industries (Manipur Administration) Recruitment Rules, 1963.
- 2. Classification and Scale of Pay.—The classification of the said post and the scale of pay attached thereto shall be as specified in columns 3 and 4 of the
- 3. Method of recruitment, age limit, qualifications, etc.—The method of recruitment to the said post, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the said Schedule.
- 4. Disqualification.—(i) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said post; and

(ii) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage, or who has married a person who has a wife post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

THE SCHEDULE

Recruitment Rules for the post of Director of Inchestries in

Name of post No. of Classification Scale of pay Whether posts

selection post or Non-selection post

Age limit for direct recruits

Educational and other qualifications required for direct recruits

5 6 7 2 3 4 I

Director of Industries

G.C.S. Class I. (Gazetted)

Rs. 600—40— 1000—50/2 —1150.

35 years and below N.A.

(Relaxable for Government servants).

Essential :--

- (i) Degree in Science!
 Technology/ Engg.
 Beconomics of a recognised University or Institution
 or equivalent.
- (ii) About 7 years experience in a responsible position dealing with Small Scale and Cottage Industries.

Qualifications relat-able at Commis-sion's discretion in case of candidates otherwise well qualified.

Manipur	Administration.
---------	-----------------

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation if any	Method of recruit - ment whether by direct recruitment or by promotion or transfer and percen- tage of the vacancies to be filled by various methods	In case of recruitment by promotion transfer grades from which promotion to be made	If a DPC exists what is its composition	Circumstances in which U.P.S.C. to be consulted in making recruitment.
8	9	10	11	12	13
No.	2 years	Direct recruitment.	N.A.	N.A.	As required under the rules.

[No.18 (5)/62-Ind. Coord.]
J. S. BAKHSHI Under Socy.

(Department of Company Law Administration)

New Delhi, the 22nd February 1963

THE COMPANIES (CENTRAL GOVERNMENTS) GENERAL RULES & FORMS

G.S.R. 344.—In exercise of the powers conferred by clauses (a) and (b) of subsection (1) of section 642 of the Companies Act, 1956 (1 of 1956), the Central Government hereby makes the following rules further to amend the Companies (Central Government's) General Rules and Forms, 1956, namely:—

- 1. These rules may be called the Companies (Central Government's) General Rules and Forms Amendment Rules, 1963.
- 2. Rule 4A of the Companies (Central Government's) General Rules and Forms, 1956 (hereinafter referred to as the said rules) shall be renumbered as

sub-rule (1) of that rule, and after the sub-rule as so renumbered, the following sub-rule shall be inserted, namely:—

- "(2) Where the Registrar of Companies informs the company or the promoters of the company that the changed name or the name with which the proposed company is to be registered, as the case may be, is not undesirable, such name shall be available for adoption by the said company or the promoters only for a period of three months from the date of intimation by the Registrar."
- 3. In Annexure 'A' to the said rules,-
- (i) in Form No. 2, the note occurring in the end shall be numbered as Note 1 and, after the note as so numbered, the following note shall be inserted, namely:—

"Note 2.—A certificate signed by,— Director,

Managing Director,

Managing Agent,

Secretaries and Treasurers,

Manager,

Secretary,

to the effect that the conditions, if any, imposed by the Controller of Capital Issues in the order consenting to the issue of the capital represented by the shares comprised in this return, have been duly complied with, shall accompany this return.";

(ii) in Form No. 17, for the works and bracket—
"Signatures" (Director ", the (Secretary

following shall be substituted, namely:-

"Signature
Designation or Position
in relation to the company."

- (iii) in Form No. 22, for the words "Place where meeting was held", the words "Place where meeting is to be held" shall be substituted;
- (iv) in Form No. 24, after item 9, the following items and Note shall be inserted, namely:—
 - "9A. Name and address of the present auditors of the company.
 - 9B. The names and dates of the newspapers in which notices pursuant to section 412 have been published.

(Notz.-Two certified copies of each of the notices should be enclosed)

- 9C. Whether a copy of the notice published in the English newspaper has been forwarded to the Registrar of Companies concerned along with all material particulars of the application as required by rule 13A";
- (v) in Form No. 25, after item 21 and the note occurring thereunder, the following items shall be inserted, namely:—
 - "22. Whether a copy of the notice published in the English newspaper has been forwarded to the Registrar of Companies concerned along with all material particulars as required by rule 13A.
 - 23. Name and address of the present auditors of the company.";
 - (vi) in Form, No. 25A-
 - (a) before item 1, the following note shall be inserted, namely:-
 - "Note.—This form shall also be used in respect of applications for the purpose of obtaining the approval of the Central Government, made for the first time in respect of any matter specified in sections 258, 268 and 310.";

- (b) after item 6, the following item shall be inserted, namely:-
- "6A. Whether a copy of the notice published in the English newspaper has been forwarded to the Registrar of Companies concerned along with all material particulars of the application as required by rule
- (c) after item 12, the following item shall be inserted, namely:-"13. Name and address of the present auditors of the company.";
- (vii) in Form No. 25B, after item 7, the following items shall be inserted,
 - "8. Name and address of the present auditors of the company.
 - 9. Whether a copy of the notice published in the English newspaper has been forwarded to the Registrar of Companies concerned along with all material particulars of the application as required by rule 13A.
 - 10. Declaration.—1/We solemnly declare that the facts stated in this application are true to the best of my/our knowledge, and the other facts are true to the best of my/our information and belief.";

(viii) in Form No. 25C-

- (a) in item No. 4, after clause (iv), the following clause shall be inserted,
 - "(iv-a) the names of Directors and extent of their shareholdings in the
- (b) after item 8, the following items shall be inserted, namely:--
 - "9. Name and address of the present auditors of the company.
 - 10. Declaration.—I/We solemnly declare that the facts stated in this application are true to the best of my/our knowledge, and the other facts are true to the best of my/our information and belief.";

(ix) In Form No. 28-

- after item 5 and the table occurring thereunder, the following items shall be inserted, namely:—
 - "5A. Name and address of the present auditors of the company.
 - 5B. The names and dates of the newspapers in which notices pursuant to section 412 have been published.
 - (Note.—Two certified copies of each of the notices should be enclosed.)
 - 5C. Whether a copy of the notice published in the English newspaper has ben forwarded to the Registrar of Companies concerned along with all material particulars of the application as required by rule 13A.";
- (x) in Form No. 27, after item 9 and the notes occurring thereunder, the following item shall be inserted, namely:—
 - "9A. Whether a copy of the notice published in the English newspaper has been forwarded to the Registrar of Companies concerned along with all material particulars of the application as required by rule 13A.":
- (xi) in Form No. 28—after item 7 and the note occurring thereunder, the collowing shall be inserted, namely:—
 - "7A. Whether a copy of the notice published in the English newspaper has been forwarded to the Registrar of Companies concerned, along with all material particulars of the application as required by rule 13A";

(xii) for Form No. 34, the following Form shall be substituted, namely:"No. of Company

Form

Form No. 34

THE COMPANIES ACT, 1956

Register of Directors, Managing Director, Managing Agents, Secretaries and Treasurers, Manager and Secretary etc.

Pursuant to section 306

ame of Company —	Limited/Private Limited.					
Present name or names and sur- name in full.	Any former name or names and sur- name in full.	Father's/ Hu:band's name	Usual residential address.	Nationality		
(1)	(2)	(3)	(4)	(5)		
Nationality of origin (if differ- ent from pre- sent nationa- lity)	Occupation di	articulars of rector-ship or her officers ald in any her company	birth al ap and age. (ii) Dat	pointme		
(6)	(7)		(9)	(10)		

(xiii) in Form No. 34A-

- (a) before item 1, the following note shall be inserted, namely:-
 - "[Note.—Particulars in respect of item 7 and items 9 to 14 need not be furnished where remuneration to be drawn by the associate (being an individual) of the managing agents as an employee of the company is not to exceed Rs. 6,000 a year]"; and
- (b) after item No. 14, the following items and Note shall be inserted, namely:—
 - "15. Name and address of the present auditors of the company.
 - 16. A copy of the latest balance sheet and the profit and loss account of the company, should be attached.
 - 17. Whether the associate is concurrently rendering service to any other person/firm/company whether in or outside the same group as the applicant company, or is deriving any other benefit from the company as a director or in any other capacity; if so, give details thereof including the remuneration drawn and the time the associate proposes to devote in respect of his service as aforesaid and to his duties under the contract to which approval is sought.

(Note.—This information need be given only in the case of a contract of service with an associate of the managing agents)".

[No. F. 5/16/62-PR]

F. N. SANYAL, Under Sect.

MINISTRY OF MINES & FUEL

New Delhi, the 19th February 1963

G.S.R. 345.—In exercise of the powers conferred by section 17 of the Coal Mines (Conservation and Safety) Act, 1952 (12 of 1952), the Central Government tion and Safety) Rules, 1954, the same having been previously published as required by sub-section (1) of the said section, namely:—

RULES

- 1. These rules may be called the Coal Mines (Conservation and Safety) (Amendment) Rules, 1963.
- 2. In the Coal Mines (Conservation and Safety) Rules, 1954, for rule 40, the following, rule shall be substituted, namely:—

440.

CLOSURE OF COAL MINES:

- (1) (a) Save where a coal mine is closed or abandoned owing to unforeseen or uncontrollable natural causes such as fire or flood, the owner, agent or manager of the coal mine shall give notice in writing of his intention to close the mine or any seam or section of a seam thereof to the Board, not less than ninety days tion of a seam, stating briefly the reasons for the intended closure;
- (b) Where the closure or abandonment is due to unforeseen or uncontrollable natural causes such as fire or flood, he shall within 15 days after such closure or abandonment, report the same to the Board.
- (2) The Board may, within 15 days of the receipt of the notice referred to in clause (a) of sub-rule (1), inform the owner, agent or manager of the coal mine that it intends to examine the case in the interest of the conservation of coal.
- (3) The Board may, not later than seventy five days from the date of intimation of such intention, by order in writing require the owner, agent or manager of the coal mine to take such measures as may be specified in that order for the
- (4) Where an intimation under sub-rule (2) has been given, no owner, agent or manager of the coal mine shall close or abandon the mine:—
 - (a) If in respect of that mine he is required under sub-rule (3) to take any measures, unless he has taken such measures; and
 - (b) in any other case before the expiry of the period of seventy five days referred to in sub-rule (3).".

[No. C5-5(6)/60).]

N. LAKSHMAN RAU, Dy. Secy.

MINISTRY OF COMMUNITY DEVELOPMENT AND COOPERATION

New Delhi, the 16th February 1963

- G.S.R. 346.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Director (Expanded Nutrition Programme) in the Department of Community Development under the Ministry of Community Development and Cooperation, namely:—
- 1. Short title.—These rules may be called the Department of Community Devalopment Director (Expanded Nutrition Programme) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply for recruitment to the post specified in column I of the Schedule annexed hereto.

- 3. Number, Classification and scale of pay.—The number of post, its classification and the pay attached to it shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 12 of the Schedule aforesaid:

Circums-tances in which U.P.S.C. is to be consulted in maxing recruit-ment As required under the rules. 13 T. R. CHOPRA, Under Secy. Recrusiment, Rules for the post of Director, Expanded Nutrition Programme in the Ministry of Commonity Development and Cooperation [No. F.11/5/62-Admn.] If a D.P.C. crists what is its com-Not applicable. CI H In case of recruitment by promotion, transfer, grades from which promotion to be made By transfer on deputation of suitable officers of the Indian Administrative Service and Central Services Class I. H Method of rectt.

whether by direct

rectt. or by premotion or transfer and
bercentage of the
vacancies to be filled
by various methods 10 Period of v Not ap-plicable. if any 0 Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotes. Not ap-plicable. 00 Educa-tional and other qualifica-tions re-quired for direct recruits Not applicable. ~ limit for direct Not applicable. 10 Whether selection Post or rem-Rs. 1100-Not ap-50-1400 plicable. 47 Scale of 4 Class.fi-Central Services Class I. m No. of posts Ductor Fund-od Num-free Pro-Name of post

MINISTRY OF TRANSPORT & COMMUNICATIONS

(Deptts. of Commus. & Civil Aviation)

New Delhi, the 20th February, 1963

G.S.R. 347.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Wireless, Planning and Co-ordination, Radio and Cable Board and Monitoring Organisation (Technical Officers and Staff) Recruitment Rules, 1960, Monitoring Organisation of the Government of India, in the Ministry of published with the notification of the Governments of Communications and Civil Transport and Communications (Departments of Communications and Civil Aviation) G.S.R. No. 524 dated the 5th April, 1961, namely:—

- 1. These rules may be called the Wireless, Planning and Co-ordination, Radio and Cable Board and Monitoring Organisation (Technical Officers and Staff) Recruitment Amendment Rules, 1963.
- 2. In the Schedule to the Wireless, Planning and Co-ordination, Radio and Cable Board and Monitoring Organisation (Technical Officers and Staff) Recruitment Rules, 1960:—
 - (a) for the entries, "Adviser", "Deputy Director Wireless Planning and Co-Co-ordination" and "Assistant Director Wireless Planning and Co-ordination" in column I against serial numbers 1, 2 and 3(a), the ordination of wireless Adviser to the Government of India", "Deputy entries "Wireless Adviser to the Government of India and "Assistant Wireless Wireless Adviser to the Government of India" shall respectively be substituted:
 - (b) for the entry "Between 25 and 35 years" in column 8 against serial number 4(a), the entry substituted; and 25 years" shall be
 - (c) for the existing entry in column 4 against serial number 4(b), the following entry shall be substituted, namely:—
 - "400-400-450-30-600-35-670-EB-35-950".
 - (d) after the existing entry in column 11 against serial number 5, the following entry shall be inserted, namely:—

"One out of six vacancies to be filled from the promotion quota, will be reserved for Technicians, Grade I."

[No. 5-E(67)/61.]

P. N. VASUDEVAN, Under Secy.

MINISTRY OF WORKS, HOUSING AND REHABILITATION

(Deptt. of W. & H.)

New Delhi, the 21st February 1963

G.S.R. 348.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the posts of Inspectors (Control) in the Government of India Press, New Delhi, namely:—

1. Short title.—These rules may be called Government of India Press, New Delhi, Inspectors (Control) Recruitment Rules, 1963.

- 2. Application.—These rules shall apply for recruitment to the posts of Inspectors (Control) and Assistant Inspectors (Control) specified in column 1 of the Schedule annexed hereto.
- 3. Classification, scale of pay and method of recruitment.—The classification of the posts, the scales of pay attached thereto, the method of recruitment and other matters connected therewith shall be as specified in columns 2 to 12 of the

•	Recruitm	ent rules for the	Post of Inspec	tor (Gontro	i) and Asset.	Inspectors
Name of Post	Classification	Scale of pay	Whether se- lection post or non-re- lection post	Age limit for direct recruits	Educational and other qualifica- tions re- quired for direct recruits	Whether age and educations al qualifications prescribed for the direct recruits will apply in the case e' promotees
T.	2	3	4	5	6	7
a. Inspector . (Control)	G.C.S. Class II Non-Gazet- ted Non-Mi- nisterial.	Rs. 270—15—435 —EB—20— 535:	Selection.	N.A.	N.A.	N.A.
		*			•	
	35					
		•	4			
Assistant Inspector (Control) (Computing)	G.C.S. Class III Non-ga- zetted Non- Ministerial.	150—10—250 —EB—10— —290—15— 335—EB—15 —380.	Do.	N.A.	N.A.	N.A.
Assistant Ins- pector (Control) (Ord nary)	Do.	Do.	Do.	N.A.	N.A.	N.A.

(Control) in the Secret Section of the Government of India Press, New Delhi.

Period of Method of recruitprobat on, ment whether by
if any direct recruitment or by promotion or transfer & percentage of the vacancies to be filled by
various methods

In case of recruitment If a D.P.C. exists
by promot on/ransfer, what is its
composition
promotion to be
made

Circumstances in which U.P.S.C. is to be consulted in making recruitment

8

IO

11

12

As required un-der the rules.

By promotion fail-ing which by trans-fer on deputation. z years.

9

Promotion— Cla
Assistant Inspector
(Control) (Computing/
Ordinery)
With 5 years' service
in the grade. Class II D.P.C. in the grade.

Transfer on deputations
Suitable officers of
the Central Goveernment holding
analogous posts.
(Period of deputation being 4 years).

Do.

Upper Division Clerks Class III DPC of the Govt. of India experience. Class III DPC of the Govt. of India Press, New Delhi.

Class

N.A.

Do.

Do.

Do.

Foreman (Case)

[No. 34(8)/59-S&PL]

CORRIGENDA

partment of Works & Housing)

New Delhi, the 22nd February 1963

G.S.R. 349.—In the notification of the Government of India in the Ministry of Works, Housing and Rehabilitation (Department of Works and Housing) G.S.R. 272 (No F. 2(2)/60-S&PI), dated the 31st January, 1963, relating to the Printing and Stationery (Class I and Class II posts) Recruitment Rules, 1963, published at Pebruary, 1963/Magha 20, 1884;—

Tebruary, 1963/Magha 20, 1884;—

1. At pages 244-245, in column 10 against item 1, the following entries shall be made for the existing entries:—

(i) Deputy Controller of Stationery,

- (ii) Deputy Controller (Inspection),
- (iii) Manager of Publications (with 7 years service in the grade).

Transfer.—

Officers of suitable standing holding posts in the Directorate General of Supplies and Disposals.

- 2. At pages 244-245, in column 10 against item 2(a):
 - for the word 'Officer' appearing in the third line, the word 'Office' shall be
- 3. At pages 244-245, in column 9 against item 2(a):-
 - for the word 'Promotion' appearing in the first line, the word 'promotion' shall be substituted.
- 4. At pages 246-247, in column 10 against item 6, the following entries shall be made for the existing entries of items (ii) and (3):—
 - "(ii) Superintendents in Stationery Office, Forms Stores and Publication Branch with 2 years service in the grade; failing both (i) and (ii)"
 - "(iii) By promotion from amongst
 - (a) Head Clerks,

 - (b) Progress Inspectors (with 7 years service in the grade)
 - (c) Accountants (with 5 years service in the grade.)"
- 5. At page 248, in column 1 against item 2, the following entries shall be substituted for the existing entries:—
 - "Assistant Controller (Inspection, Chemical and General)".
- 6. At page 249, in column 10 against item 2, the words "Class II", appearing after the word "Examiner" shall be deleted.

[No. F. 2(2)/60-S&PL]

D. P. KARNIK, Dy. Secy.

(Department of Rehabilitation)

New Delhi, the 23rd February 1968

- G.S.R. 250.—In exercise of the powers conferred by section 23 of the Evacuee Interest (Separation) Act, 1951 (64 of 1951), the Central Government hereby makes the following rules further to amend the Evacuee Interest (Separation) Rules, 1951, namely:—
- 1. These rules may be called the Evacuee Interest (Separation) Amendment Rules, 1963.
- 2. In the Evacuee Interest (Separation) Rules 1951 in Rule 11B for the abbreviation and figures "Rs. 10,000" wherever they occur, except in clause (c) of that Rule, the abbreviation and figures "Rs. 15,000" shall be substituted.

[No. 22(24)/Comp. & Prop-62]

N. P. DUBE, Jt. Secy.

MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

New Delhi, the 19th February 1963

G.S.E. 251.—In exercise of the powers conferred by the provise to article 300 of the Constitution, the President hereby makes the following rules regulating

the method of recruitment to the post of Research Investigator (Grade II) in the Directorate of Economics and Statistics in the Department of Agriculture of the Ministry of Food and Agriculture, namely:—

- 1. Short title.—These rules may be called the Directorate of Economics and Statistics (Research Investigator—Grade II) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the post of Research Investigator—Grade II in the Directorate of Economics and Statistics.
- 3. Number, classification, scales of pay etc.—The number of the said posts, its classification, the scale of pay attached thereto, the method of recruitment to the said post, age limit, and other matters relating to the said post shall be as specified in columns 2 to 12 of the Schedule annexed thereto;

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes and Scheduled Tribes and other special categories of persons in accordance with the general orders of the Government of India issued from time to time.

- 4. Disqualification.—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said post; and
- (b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

N. RANGANATHAN, Under Secy.

D

	Circumo	which which which to be consulted in making rectt,		Not ap- plicable.
	In case of rectt, by pro-	motion/transfer grades from which promotion/ transfer to be made	1 1	By transfer from amongst Technical Assistant and Technical Assistant and Technical Assistant and Technical Assistant and Compilation) in the Directorate of Economics & Statistics who possess a Master Degree or equivalent Degree or equivalent Degree or equivalent Degree or Economics of Economics of Study or M.Sc. (Agri.) Degree in Agricultural Economics of a recognised University, after completion of one year's Service in that Grade.
	Whether	Period education of maj quality pro- fications bation/ prescribtrial ed for if any direct rect. will apply in the case of pro- moteos	9 10	
	For alrect rectt, only	Educational qualifications Period of required pro- bation, trial if any if any	90	First or Second Class Hons. Degree or First or Second Class Macter's Degree in Mathematics or Statistics or Economics or Cummerce or First or Second Class M.Sc. (Agri.) Degree in Agricultural Economics of a recognised University. Desirable: (i) Training in Statistical methods and their application to Beonomic problems. (ii) Experience of analysis and interpretation of economic and Statistical data.
		Age	7	Below 30 years.
Mathod	of rectt.	whether by direct rectt, or by pro- motion or by trans- fer and percen- tage of the vacan- cies to be falled by various methods	9	transfer 20% by direct recruit- ment.
Wheeher	election	post (for promotion posts only)	S	rion,
Scale of	-		4	10 10 10 10 10 10 10 10 10 10 10 10 10 1
Classifi-	Cation		3	Chas III
Š	ŏ,		~	<u>a</u>
Name of	Poet	. 6		Crade II.

(Department of Food)

ORDER

New Delhi, the 21st February 1963

G.S.R. 352.—In pursuance of sub-clause (b) of clause 2 of the Wheat Roller Flour Mills (Licensing and Control) Order, 1957, the Central Government hereby Shri N. R. Mukundarajan, Assistant Director (Depot), Bangalore vice duties of inspector under the said Order within his jurisdiction and makes the following further amendment in the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) S.R.O. 3082, dated

In the schedule to the said Notification, for item 35, the following item shall be substituted, namely:—

"35. Shri N. R. Mukundarajan, Assistant Director (Depot), Bangalore."

[No. 116/1/63-BP.III.] N. B. BASU, Under Secy.

(Department of Food)

ORDER

New Delhi, the 23rd February, 1963

G.S.R. 353.—In exercise of the powers conferred by section 5 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby rescinds, with immediate effect, the number of the Government of India in the Ministry of Food and Agriculture (Department of Food) under G.S.R. 933, dated the 8th August, 1959 published in the Gazette of India Extraordinary Part II Section 3 Sub-section (i), dated 8th August, 1959.

[No. 203(PB)(1)/616/63-PY.IL]

- G.S.R. 354.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following Order further to amend the Wheat Roller Flour Mills (Licensing and Control) Order, 1957, namely:—
- 1. This Order may be called the Wheat Roller Flour Mills (Licensing and Control) Amendment Order, 1963.
- 2. In the Wheat Roller Flour Mills (Licensing and Control) Order, 1957, in sub-olause (2) of clause 7A, in item (d), for the words and figures "12-year National Plan Savings Certificates and Treasury Receipts" the words and figures "12-year National Plan Savings Certificates, 12-year National Defence Certificates and Treasury Receipts" shall be substituted.

[No. 206(GENL)(2)/618/63-PY.IL]

C. BANERJI, Dy. Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 18th Pebruary 1963

G.S.R. 355—In exercise of the powers conferred by section 47 of the Indian Railways Act, 1890 (9 of 1890), read with the notification of the Government of India in the late Department of Commerce & Industry No. 801, dated the 24th hereby make the following rules further to amend the Railways Red Tariff Rules, 1969, namely:

1. These Rules may be called the Railways Red Tariff (Amendment) Rules.

2. In the Railways Red Tariff Rules, 1960, in Table II occurring at the end of Chapter II, for item (2) in column 9, against Chlorine in column (1), the following item shall be substituted, namely:—

"(2) Containers, referred to in item (2) in column 5, should be laid breadthwise in the railway wagons and suitably secured".

[No. 62-TGII/21/13.]

New Delhi, the 19th February 1963

G.S.R. 356.—In exercise of the powers conferred by the provise to article 309 of the Constitution the President hereby makes the following rules relating to recruitment to the posts of superior officers in the Railway Protection Force, respective.

- 1. Short title.—These rules may be called the Railway Protection Force (Superior Officers) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the posts of superior officers in the Railway Protection Force constituted under section 3 of the Railway Protection Force Act, 1957 (23 of 1957).
- 3. Definition.—In these rules "superior officer" shall have the same meaning assigned to it in clause (f) of section 2 of the Railway Protection Force Act, 1957 (23 of 1957).
- 4. Name and number of posts, its elastification, scale of pay otc.—The names and number of the posts of superior officers in the Railway Protection Force, its classification, scales of pay attached thereto and other matters relating to the said posts shall be as specified in the Schedule annexed hereto.

Scale (See Age limit for direct Whether Educations 1 and other Scale selection No. of Classificaqualificapost or 51 tions re-quired for Name o non-selection direct [post & 7 6 5 2 4 Rs. Not As determined Not by the Central applicable Government G.C.S. Inspector General applicable applicante in each once 2. Deputy Inspector Gepector peral Chief Do. 1300-60-1600 Secs-. rity Officer.

DULE

Rule ()

Whether age and educational qualifica-1 tions prescribed for the direct recruits will apply in the case of promotees In case of recruitment by promotion/ transfer, grades from which promotion to be made Period of probation, if any Method If a D. P. C.
exists what
is its composition Method of recruitment whether by direct recruitment or by promotion or transfer and percentus of the vacancies to be filled by various methods Circums circumstances in which U.P.S.C. is to be consulted in making recruitmen t 8 to 11 12 13 Not i cable Deputation IP/IPS Officers of suntable standing transfer years). De. Do. Do. Do.

6. Assistant 98 G.C.S. 350—25—500— Do. Do. Do. Class II 30—590—EB—30—800—EB—30—35—900.

P. C. MATHEW, Socy. (No. E (GR) 62 RR 9]

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 16th February 1963

G.S.R. 357.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules for regulating the method of recruitment to Class II posts in the Directorate of Advertising and Visual Publicity, Ministry of Information and Broadcasting of the Government of India, namely:—

- 1. Short title.—These rules may be called the Directorate of Advertising and Visual Publicity (Class II posts) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply for recruitment to the posts specified in column 2 of the Schedule annexed hereto.
- 3. Classification, scale of pay and the nature of the posts.—The classification of the posts, the scales of pay attached thereto and their nature shall be as specified in columns 3, 4 and 5 of the said Schedule.
- 4. Age limit, qualifications, method of recruitment etc.—The age limit, qualifications, method of recruitment and other matters relating to the posts shall be as specified in columns 6 to 12 of the said Schedule:

Provided that-

- (i) the age limit specified in column 6 of the said Schedule may be relaxed.
 - (a) in the case of candidates belonging to the Scheduled castes, Scheduled Tribes, Displaced Persons and other special categories of persons in accordance with the orders issued from time to time by the Central Government;
 - (b) in the case of Government servants:
- (ii) the posts required to be filled by promotion may be filled by direct recruitment if no suitable candidates are available for appointment thereto by promotion:

Provided further that the qualifications mentioned in column 7 of the said Schedule may be relaxed by the Union Public Service Commission in the case of candidates who are found otherwise suitable.

- 5. Probation.—All persons appointed whether by direct recruitment or by promotion to the posts specified in column 2 of the said Schedule shall be on probation for a period of two years which may be extended at the discretion of the appointing authority.
- 6. Disqualification—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reasons of its taking place during the life time of such spouse, shall be eligible for appointment to the post; and
- (b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post.

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Circums- sunces in which U.P.S.C. is to be consulted in making rectt.	2	As re- quired under the rules.
DPC Cuists What is its compo-	=	Application of the specific of
In case of rect. by promotion, tansfer, grade from which promotion to be made.	01	Applicable
Method I of near the mean by mean by mean by by promotion or transfer and percentage of the vectories to be filled by various methods.	0.	Direct Recruit- ment.
Whether A age & educational qualificational qualifications presented for the formal appropriate and the case of promotes.	•	Not Direct Applic Recruit- able ment.
Educational and other qualifica- tions required for direct recruits	4	de below. (i) Diploma in modelling of commercial art of a recognicated institution. (ii) About 5 yrs'. experience in a responsible capacity in a model making institution of display advertising agency doing exhibition and display work and model making work. (iii) Capacity to organise and adequate experience of work in a carpentary, metal work, spring, general painting and model making workshop. Demonde: Roweldse of Hindi
limit for direct	•	o pero.
Whether selection of post or post or post or post or post or post or post.	w	Application
Scale of Pay	•	8.27.08. 8.30.03.03.03.03.03.03.03.03.03.03.03.03.
Catrion .	6	G.C.S. Glass III.
N. Comments	•	Modeller
No.		•

		[1 Aks #6
12	Class II As re- D.P.C. quired rules.	As Re- quired under the rules.
=	D.P.C.	Por
To	Promotion: Assistant Production Manager with 3 yrs. service in the	Not Applicable.
٥	Direct P ment - 50%, pro 50%.	Direct recruit-
60	Š Z	Not Applic.
7	29	(ii) Knowledge of Hindi. (i) Degree of a recognised University. (ii) About 4 yrs. experience of Outdoor publicity in an advertising agency of repute or a Govt. publicity campaigns or a Govt. publicity campaigns of a Govt. publicity organisation including experience of dissigning and production of outdoor publicity material like Enamel Boards, Bus plants etc. (iii) Familiarity with different media like Hoardings, Advertising Films, Slides, Neon Signs, Display Signs in Transport vehicles etc. Descables: (i) Diploma in Advertising from a recognised institution.
10	de below.	å
to	tion.	Apple
4	800 800 800 800 800 800 800 800 800 800	
•	G.C.S. Constitution of Constitution	ő &
	Manderton	Outdoor! Publicity Officer.
-	· •	m

<u>څ</u>	As re- quired un- der the	in the second se	Ď	•
å	Cies III D.P.C.		Ď	i
ė A	Promotion: Technical Assis- tant (Advtg.)	with 3 years minimum service in the grade.	Promotion: Technical Assis-	Publicity) and Technical Assistant With 3 years' minimum service in the grade.
	Promo- tion failing	Party		33-1/3%
Applicable.	ź		No.	
(i) Degree of a recognised Uni-Applicate State of Shout 4 yrs, experience of ofgenizational work in a responsible capacity in a publicity or publication organization of repute or in a Covr. Deptt. or Semi-Govr. Deptt. or Semi-Govr. Deptt. or Semi-Govr.	35 yrs. Ensential: & below. (i) Degree of a recognised University.	(ii) About 3 years' experience in a responsible expectly of media work in an advertishing department of newspapers periodicals or a commercial firm of similar organisation under Government. (iii) Adequate knowledge of media evaluation and selection, preparation and selection, preparation and release of advertising campaigns.	Do. Etsential: (i) Degree of a recognised Util-versity.	(ii) About 3 years experience in a responsible espacity of princing and production of posters, folders, and other forms of display publicity material in a printing press or advertising agency of repute or a Government publicity organisation.
	Selection of the select		å.	
0	500-35 500-35 590-28		Q	
	G.C.S. Gasetted.	•	å	
	S Assistant Media Eg- ecurive	•	Auction Man	* * * * * * * * * * * * * * * * * * *

3	As re-	ద	ő
	Not Applie	å	Š
10	Not applicable.	Š	Do
6	Direct recruit- ment.	å	90
•	Appli-	Ö	Ď.
7	cuirable: (i) Diploma in printing technology of a recognised inactivation. (ii) Knowledge of publicity and advertising technique and media. (iii) Riperience of preparing estimates of cost of printed publicity material. (ii) Degree or diploma in Mech. or Electrical Engineering of recognised University/Institution. (ii) About 3 years' experience in responsible capacity in a responsible capacity in a responsible capacity in a responsible capacity in a genny, cinema publicity firm or any other similar organisation.	(i) Degree/Diploma in Fine Arts or Commercial Art of a recognised University/Institution. (ii) About 2 years experience in an advertising agency or a firm of standing or a Gove. Deptt./Institution.	Busenial: (i) Degree/Diploms in Fine Arts or Commercial Art of a
0	35 yrs. & below	40 yrs.	Š
~	Approx 2 Page 2	å	å
•	4 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	å	á
•	COC Case II See III	å	å
•	A risk nt Bn- placer (Models)	Artist (Stu-do/Entitle	Commercial Artist (Maps)
Times.	P	•	• '

362	THE GAZETTE OF	INDIA: MARCH 2	1963/P	HALGUNA	A 11, 1884 [P	ART II
2	As re- quired un- der the	á		ద		
#	No.	å		å		
OZ	Transfer/ Transfer/Depu- Sepus tation. Superintendents in Subordinate Offices of Ministry of Information mation and Rendensting.	Not Applicable.		å	-10	
6	Transfer/ Depuis- tion.	Direct Petit.		á.		
•	Noc appili- cable.	Do.		Ď.		
	Not Applicable	ss years Essentiol: and (i) D ploma in Architecture below. of a recognised institution. (ii) About 3 years experience as architect or a draftsman in a reputed firm of Archi- tects or display agency or a Government Department.	Desiroble : Knowledge of Hindi.	Essential: (i) Diploma in Commercial An or Modelling of a recognised institution.	(ii) About 3 years' practical experience of fabrication of models, in wood, metal plasser, etc., in a well established anodel manuficturing firm or display areney or a technical workshop.	Desirable: Knowledge of Hinds.
•	N de	Manda Bridge Deloge	•	á	* *	
5	No. Popular Po	8		8		
•	86. 390 35-575.	Rs. 325- 15-475- 575-		8		
•	SC C C C C C C C C C C C C C C C C C C	8		8		
•	9aperiosmása an an a	Technical Assistant (Archi- besture).	*	Trechnical As- sovant (Mo- dels),		
	а	r		2		

=	~	E GAZ	ol i E	OF I	NDL	\ : M/	RC	1 2, 1965/	PHALGUNA 11, 18	84
As required under the rules.								Do.	٠	
Appli-								ag .		
Not Applicable.	,									
								B		
Direct recruit- ment.								å		
Applie ment								B		
(i) Castume of a recognised University with a special course in Cartography conducted by the Survey of India;	OR	A Master's Degree in Geo- graphy with Carography as one of the papers.	(ii) Knowledge of places of tourist interest in India,	(iii) Fam I arity with the various printing processes.	Desirable 1	(i) Pyperjence of map pro- duction work.	(ii) Knowledge of Hindi.	Enermal: (i) D. gree University.	(ii) About 3 years' experience or in an advertising agency or the advertisement department of a newspaper or periodical of repute or comparable experience in a Government or compared or partial organisation.	Desirable s Knowledge of Hindi.
and below.								Below 35 years.		
Avvii- and cable, below,								ğ	•	
475-188- Avolis								Da		
Constant Constant Constant						•		É		
Stant (M12s), Christian Chart				•				Trebutesi As- sistant (Ad- vertuang).	•	
								2		D

SEC. 3(1)] THE GAZETTE OF INDIA: MARCH 2, 1965/PHALGUNA 11, 1884

363

12	As required under		As required od under the rules.		
II	Apr li- cable		Appli-		/61-Adv.
OI	Not Applicable.		Not Applicable.		(No. 2(22)/61-Adv.)
٥	Not Direct Aprile rectu.f. meut.		Direct recruit- ment.		
6 0	Apr Li-		Aprili- Gble		T.
2	Bisential: (i) Good general checation, (ii) About 3 years' experience of outdoor paid cty in an advertising agency or Commercial from of repute or a refer Government. (iii) Familiarity with details of prediction and release of outdoor and release of outdoor and release prugus. (ii) Degree of a recognised University or diploma in Art.	(ti) Knowledge of Hindl.	Essential: (i) Digree of a recognised University.	ce in priming and production of posters, folicinal and other forms of display publicity material in a reputable printing press, publishing ageicy or a Government Department. Dritiable: Ninowekdge of Hindi.	
9	S years		Below 1		4
	A P. J. P. Sable.		A spli-		
•	表 25. 25. 25. 25. 25. 25. 25. 25. 25. 25.		14.4		
	CCC Street		(Note 1874)		
	Securical Assessing Court door Public City).		ed Publicary		
	the out	-			

CORRIGENDUM

New Dethi, the 22nd February 1963

G.S.E. 358.—In the notification of the Government of India in the Ministry of Information and Broadcasting. No. G.S.R. 1681, dated the 30th November, 1962, relating to the "Press Information Bureau (Accountants) Recruitment Rules, 1962", published at pages 2010 and 2011 of the Gazette of India, Part II, Section 3, Subsection (i), dated the 8th D cember. 1962/Agrahayana 17, 1884, after rule 6 relating to Probation, insert the following Schedule:—

raultuiš

•

							Scan
S. No.	Name of post	Classification, character and status of the post	Scale of pay of the post		of Recruitm	ent and p be filled in	ercentage of by
				Direct Recruit- ment	Selection	Seniority- cum- fitness	Transfer
1		3	4	5	6	2	7 m
t. Account	Accountant	Class III Ministerial (Non-	Rs. 210—10— 290—15— 320			* *	By transfer failing which by !!! direct
						•	
						4	
			•			<u></u>	-

ė

DULE

Qualifications for direct Recruitment Qualification etc. for recruitment by Promotion/Transfers

Age limits Educational and other qualifications required 40

Whether age and educational qualifi-cations for direct re-cruitment will apply in the case of re-cruitment by pro-motions/transfer

IO

22

13

9

(i) Matriculation
(ii) At least 5 years' experience of cash and/or accounts work in a Government Office.

(iii) Good Knowledge of Rules and Regulations (General Financial Rules, Fundamental Rules, Supple-mentary Rules and Treasury Rules etc.)

Desirable:

Diploma in Accountancy.

Yes.

By transfer of qualified Accounts Clerks from Accounts/ Audit Offices.

[No. F. 1/15/61-1(A).]

R. E. GOVIL, Under Secy.

The Gazette



of **Endia**

PUBLISHED BY AUTHORITY

No. 10] NEW DELHI, SATURDAY, MARCH 9, 1963/PHALGUNA 18, 1884

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 25th February

No		Issued by	Subject
30	G.S.R. 324, dated 21st Pebru- ary, 1963.	Ministry of Food and Agriculture.	Pixation of 15,000 tonnes of Ban- garutheegalu rice as the quota for export from Andhra Pradesh to Maharashtra and Gujarat States.
31	G.S.R. 325. dated 22nd Pebruary, 1963.	Ministry of Exsernal Affairs.	
32	G.S.R. 326, dated 25th February, 1963.	Ministry of Food and Agriculture.	Amendment to G.S.R. 614, dated
	G.S.R. 327. dated 25th February, 1963.	Do.	Amendment to G.S.R. 695, dated 18th May, 1962.
33	G.S.R. 359, dated 25th Peb- ruary, 1963.	Do.	Direction for payment for sugarcane delivered to a producer of sugar at rates specified therein.
34	G.S.R. 360, dated 25th February, 1963.	Do.	The Rice (Madhya Pradesh) Price Control (Amendment) Order, 1963.
	G.S.R. 361. dated 25th February, 1963.	Do.	The Rice (Punjub) Price Control (Second Amendment) Order, 1963.

Copies of the Gazettes Extracrdinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines. Delhi Indents should be these Gazettes.

PART II-Section 3-Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

(Department of W & H)

New Delhi, the 28th February 1963

- G.S.R. 398.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules, namely:—
- 1. Short title.—These rules may be called the Development Officer-cum-Development Secretary (Andaman and Nicobar Islands) and Secretary and Financial Adviser to the Chief Commissioner (Andaman & Nicobar Islands) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the posts specified in column 1 of the Schedule hereto annexed.
- 3. Number, classification, scale of pay, age limit, qualifications etc.—The number of the said posts, the classification thereof, the scale of pay attached thereto, the age limit, qualifications and other matters relating thereto shall be as specified in cultumns 2 to 13 of the said Schedule.
- 4. Disqualifications.—(1) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said posts; and
- (2) No woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a vite living at the time of such marriage, shall be eligible for appointment to the said posts;

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Sens

Recruitment Rules for the posts of Development Officer-cum-Development Advisor to the Chief Commissioner.

Name of post No. of Classifica- Scale of pay Whether Age limit Educational and selection for direct other qualifications post or recruits required for direct non-selection

7 6 四 3 3 4 Development
 Officer-cumDevelopment Not applicable Not General Central Rs. 700-40-Nin 1100-50 2applicable applicable 1250. (Grade Service Secretary, Andaman & Nilobar Island. plus special pay Rn. 150 -p.m. in the case of IAS officers).

DULE

Secretary, Andamans and Nicobar Islands and Secretary and Financial Andaman and Nicobar Islands in Ministry of Home Affeirs

Whether age and educa- tional quali- fications prescribed for the direct recruits will apply in the case of pro-	Period of probation, if any	Method of rectt. whether by direct rectt. or by pro- motion or transfer deputation & per- centage of the va- cancies to be filled by various me- lef thoda?	from which promo- tion to be made	If a D.P.C. exists what is its composition	under which U.P.S.C. to be consulted in making re-
8	9	io	11	12	13
Not applicable	Not applicable	By deputation for a period of 3 years.	Tomare Post: By deputation of an I.A.S. Officer.	Not applicable	As required under the rules.
		6	An officer having 6 to 8 years service un- der a State Gove, in a post of the rank		•
-			of Deputy Collector and having expen- ence of Planning and Community De- velopment work.	•	

373

8

9

7

13

13

Not Not By deputation for By deputation of an Not As required applicable applicable a period of 3 I.A.S. officer. applicable under the rules.

Or

A Central Service Class I officer or a C.S.S. Grade I Officer.

> [No. 4/31/62-AN.] M. B. MALHOTRA, Under Secy.

ORDER

New Delhi, the 25th February 1983

G.S.R. 399.—Whereas in the opinion of the Central Government the issue No. 9 dated the 22nd February. 1963 of the periodical entitled "China Today". edited, printed and published by Wang Chin-hsi for the Information Office of the Embassy of the People's Republic of China in India, New Delhi, contains prejudicial reports as defined in clause (7) of rule 35 of the Defence of India Rules, 1962;

Now, therefore, in exercise of the powers conferred by rule 45 of the Defence of India Rules, 1962, the Central Government hereby—

- (a) prohibits the further sale or distribution of the said issue or any extract therefrom or of any translation thereof, and declares the said issue and every copy or translation thereof or extract therefrom, to be forfeited to Government; and
- (b) directs every person possessing any copy of the said issue to deliver the same to the local police authorities.

[No. 59/30/63-Pol1(1).]

GAJINDER SINGH, Under Secy.

CORRIGENDUM

New Delhi, the 2nd March 1963

G.S.R. 460.—In the notification of the Government of India in the Ministry of Home Affairs No. F. 6/1/62-Judl. II UTL-53 dated the 18th October, 1962, published as G.S.R. 1421 at pages 1697 to 1702 of the Gazette of India, Part II, Section 3, Sub-section (i), dated the 3rd November 1962/12th Kartika 1884 in lines 22-23, at page 1702, for "this Act (KLV of 1860) shall be deemed to be public servants within the meaning of section 21 of the Indian Penal Code" read "this Act shall be deemed to be public servants within the meaning of section 21 of the Indian Penal Code (45 of 1860)".

[No. F. 6/1/62-Judl. II.] P. N. KAUL, Dy. Secy.

MINISTRY OF FINANCE

(Department of Revenue)

New Delhi, the 9th March 1963

- G.S.R. 401.—In exercise of the powers conferred by sub-section (1) of section 13 of the Central Sales Tax Act, 1956 (74 of 1956), the Central Government hereby makes the following rules further to amend the Central Sales Tax (Registration and Turnover) Rules, 1957, in its application to the Union territory of Goa, Daman and Diu, namely:—
- 1. These rules may be called the Central Sales Tax (Registration and Turnover) Amendment Rules. 1963.
- 2. In sub-rule (3) of rule 4 and in sub-rule (2) of rule 8 of the Central Sales Tax (Registration and Turnover) Rules, 1957, for the words "court-fee stamps", the words "local revenue stamps" shall be substituted.

[No. 8(6)-ST/62.]

- G.S.R. 492.—In exercise of the powers conferred by sub-sections (3). (4) and (5) of section 13 of the Central Sales Tax Act. 1956 (74 of 1956), the Central Government hereby makes the following rules further to amend the Central Sales Tax (Union Territories) Rules, 1957, in its application to the Union territory of Goa, Daman and Diu, namely:—
- !. These rules may be called the Central Salas Tax (Union Territories) Amendment Rules, 1963.
- 2. In sub-rule (1A) of rule 10 of the Central Sales Tax (Union Territories) Rules, 1957, for the words "court-fee stamps", the words "local revenue stamps" shall be substituted.

[No. 8(6)-ST 62.1

MISS ANNA R. GEORGE, Dy. Secy.

(Department of Revenue)

New Delhi, the 2nd March 1963

- G.S.R. 403.—In pursuance of Rule 45 of the Fundamental Rules, the President hereby makes the following rules further to amend the Department of Revenue Allotment Rules, 1958, issued with the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. G.S.R. 413, dated the 24th May, 1958.
- 1. These Rules may be called the Department of Revenue Allotment (Amendment) Rules, 1963.
- 2. In the Department of Revenue Allotment Rules, 1958, in rule 8, the words "who desires to have an allotment made, or continued, under these rules" shall be omitt d.

[No. F. 1/83/62-Ad.VIII.]

JAMUNA PRASAD SINGH, Jt. 6ery.

(Department of Revenu

CUSTOMS

New Delhi, the 9th March 1963

G.S.R. 404.—In exercise of the powers conferred by sub-section (1) of section 25 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby exempts the goods specified in the Schedule below which prior to their import had been experted as cargo to increase the standard configuration on the return flight of the aircrafts

belonging to the Air India Corporation, from the payment of import duty leviable thereon subject to the following conditions, namely:--

- (a) that the customs authorities are satisfied about the identity of the goods exported as cargo and re-imported for the purpose specified above;
 - (b) that the Corporation-
 - (i) produces evidence that no drawback of duty had been claimed in respect of such goods on the occasion of such export;
 - (ii) observes such procedure as may be laid down from time to time by the Central Government in regard to such export and re-import;
- (c) that such goods are re-imported within one year of the date of exportation thereof or within such further period as may be prescribed by the Central Board of Revenue on an application made to it in this behalf;
 - (d) that between the time of such exportation and re-importation thereof:-
 - (i) the ownership of such goods had not changed;
 - (ii) that such goods had not undergone any repair.

Note—Where any such goods had undergone any repair, they shall be exempt from import duty leviable thereon, as is in excess of the duty which would be leviable if the value of the goods were equal to—

- (i) the cost of repairs, that is to say labour charges,
- (ii) Cost of material used for the repairs,
- (iii) insurance and freight charges.

SCHEDULE,

- (i) Chairs:
- (ii) Passengers' service units (fitted above the chairs), and
- (iii) Bulk heads (pre-fabricated top partition in the cabin).

[No: 92/F. No. 4/18/62-Cus.VII.]

M. G. VAIDYA, Under Secy.

RESERVE BANK OF INDIA (Exchange Control Department)

Bombay, the 21st February 1963

- G.S.R. 405.—In pursuance of sub-section (2) of section 8 of the Foreign Exchange Regulation Act, 1947, (VII of 1947), and in supersession of the notification of the Reserve Eank of India No F.E.R.A. 105/51-RB. dated the 27th February 1951, the Reserve Bank is pleased:
- (1) to permit any person to take or send out of India to Nepal currency notes of the Government of India, Reserve Bank of India notes (excluding in either notes of the denomination of Rs. 100 or higher) and Indian coin or other notes or coin which are the currency of Nepai;
- *(2) to permit currency in the safes of vessels or aircrafts which has been brought into India or which has been taken on board a vessel or aircraft with the permission of the Reserve Bank to be taken out of India;
- (3) to permit a deck passenger to Burma, Malaya, Singapore, a Persian Gulf Port or East Africa, or a passenger to Ceylon or Pakistan, to take with him Indian Currency in the form of Currency notes of the Government of India or Reserve notes and coins obtained from an authorised dealer or partly in such Indian currency and partly in such foreign currency, not exceeding in all Rs. 20 in value at any one time,
- (4) to permit any person not ordinarity resident in India to take out of India an amount
 - (a) of foreign currency not exceeding the amount brought in by him in foreign currency, and

(b) of special bank notes and special one rupee notes issued under section 28A of the Reserve Bank of India Act, 1934 not exceeding the amount brought in by him in either or both the notes;

Provided that he makes, on arrival in India, a declaration to the Customs authorities, in such form as may be specified by the Reserved Bank in this behalf, of the amount of the foreign currency or as the case may be such special notes brought in by him.

[No. F.E.R.A. 211/63-RB.]

G.S.R. 466.—In pursuance of the notification of the Government of India in the Ministry of Finance No. 12(12)-F1/49 dated the 10th September 1949 and in supersession of the notification of the Reserve Bank of India No. F.E.R.A. 177/59-RB. dated the 18th November, 1959, the Reserve Bank is pleased to permit any

- (i) to send into India-
 - (a) special bank notes issued by the Reserve Bank (other than the bank notes referred to in sub-clause (b) herein) or special one rupee notes issued by the Government of India, under section 28A of the Reserve Bank of India Act, 1934, without limit, from any place in the following areas, namely, the Sheikhdoms of Bahrein, Qatar, Sharjah and Kalba, Ras al Khaimah, Um ul Awain, Ajman, Dubai, Abu Dhabi and Fujairah and the Sultanates of Muscat and Oman;
 - (b) special bank notes issued by the Reserve Bank of India under section 28A of the Reserve Bank of India Act, 1934, and referred to in Regulation 4 of the Reserve Bank of India (Special Bank Notes and One Rupee Notes) Regulations 1959 as special Haj notes, without limit from Saudi Arabia.
- (ii) to bring into India-
 - (a) from Nepal, currency notes of the Government of India and Reserve Bank of India notes of 'Ashoka Pillar' design (other than notes of the denomination of Rs. 100 or higher and Special Bank Notes and Special One Rupee Notes issued under section 28A of the Reserve Bank of India Act, 1934) upto an amount not exceeding Rs. 75 in all per person at any one time;
 - (b) from any place outside India, other than Pakistan, Afghanistan, Burma and the Sheikhdom of Kuwait, special notes and special one rupee notes issued under section 28A of the Reserve Bank of India Act, 1934, without limit.
- (iii) to bring into India from any place outside India without limit currency notes or bank notes (other than unissued notes, currency notes of the Government of India, Reserve Bank of India notes).

Provided that the permission contained in this Notification to bring notes into India shall apply to any such person only if he makes, on arrival in India, a declaration to the Customs authorities, in such form as may be specified by the Reserve Bank in this behalf, of the particulars of all such notes brought in by him.

[No. F.E.R.A. 212/63-R3]

M. V. RANGACHARI, Dy. Governor.

MINISTRY OF COMMERCE AND INDUSTRY THA CONTROL

New Delhi, the 25th February 1963

G.S.R., 467.—The following am indment to the Tea Board By-laws, 1955 made by the Tea Board in exercise of the powers conferred by sub-section (1) of section 50 of the Tea Act. 1953 (29 of 1953), is hereby published for general information 50 of the Tea Act. 1953 (29 of 1953).

mation, the same having been confirmed by the Central Government as required by sub-section (2) of the said section, namely:—

In the said by-laws, after by-law 26, the following by-law shall be inserted,

"26A. Grant of other advances.—The Board may grant to its employees such other advances as are admissible to Central Government employees holding comparable posts under rules and orders issued by the Central Government from time to time."

[No. 8(1)Plant(A)/63.]

B. KRISHNAMURTHY, Under Secy.

MINISTRY OF SCIENTIFIC RESEARCH AND CULTURAL AFFAIRS

New Delhi, the 27th February 1963

- G.S.R. 408.—In exercise of the powers conferred by the provise to article 309 of the Constitution, the President hereby makes the following amendments to the Ministry of Scientific Research and Cultural Affairs (General Central Service—Class I and Class II posts) Recruitment Rules, 1962 published with the notification of the Government of India in the Ministry of Scientific 1962 in the Gazette of India, Part II Section III, Sub. section (i) dated the 22nd December, 1962, as G.S.R. 1749, namely:—
- 1. These rules may be called the Ministry of Scientific Research and Cultural Affairs (General Central Service—Class I and Class II posts) Recruitment Amendment Rules, 1963.
- 2. In the Ministry of Scientific Research and Cultural Affairs Central Service—Class I and Class II posts) Recruitment Rules, 1962-
- (1) in rule 4, for the existing proviso, the following proviso shall be sub-

"Provided, that the age limit prescribed for direct recruitment in column 6 of the said Schedule may be relaxed in the case of—

- (a) Government servants;
- (b) candidates belonging to the Scheduled castes or the Scheduled Tribes and other special categories of persons in accordance with the orders that may be issued from time to time by the Government of
- (2) in the Schedule, for the existing entry in column-1, against item 4, the following entry shall be substituted, namely:—

"Assistant Education Officer (Technical)"

[No. 4/48/59-Estt: I.]

B. N. BHARDWAJ, Under Sery.

MINISTRY OF POOD AND AGRICULTURE

(Department of Agriculture)

New Delhi, tha 28th February 1963

- G.S.R. 400.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Section Officer (Technical) (Display) in the Directorate of Economics and Statistics in the Department of Agriculture of the Ministry of Food and Agriculture, namely:—
- 1. Short title.—These rules may be called the Directorate of Economics and Statistics [Section Officer (Technical) (Display)] Recruitment Rules, 1963.
- 2. Application.—These rules shall apply for recruitment to the post of Section Officer (Technical) (Display) in the Directorate of Economics and Statistics in the Department of Agriculture of the Ministry of Food and Agriculture.

- 3. Number, Classification and scale of pay.—The number of the said post, classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the Schedule annexed to these rules.
- 4. Method of Recruitment, age limit and other qualifications.—The method of recruitment, age-limit, and other matters relating to the said post shall be specified in columns 5 to 13 of the Schedule aforesaid.
- 5. Disqualifications.—(a) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said post; and
- (b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Recrustment Rules for the post of Section Officer (Technical) (Display) in the Ministry of Food

Age limit for direct re-Whether Classifica-Scale of pay No. of Name of post selection cruits tion or nonselection post

Rs.

Section Officer (Technial) (Display).

325-15-475 EB-20-Selection H Class (Non-575-Gazetted).

30 years & below (Relaxable for Govt. Servants & also in the case of candidates belonging to the Scheduled Castes and Scheduled Tribes, discontinuous discontinuous discontinuous descriptions of the service of the ser placed person's and other special categories of categories of n accordance persons in accordance with the general orders issued from time to time by the Govt. of India).

pule and Agriculture, Directorate of Economics and Statistics.

Educational qualification for direct cruit	required t re-	Whether age & educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of pro- bation if any	Method of rectt. whether by direct rectt. or by promotion or transfer & percentage of the vacancies to be filled by various methods	In case of rectt. by promotion/ transfer, grades from which promotion to be made	If a DPC exists what is its composition	Circumstan- ces in which UPSC is to be consulted in making recruitment
7		8	9	10	11	12	
ion of reliance of charts grams in a size capace Govi. Other non-otheral te of repu Qualifications able at 6 tion's discretase of case	of the certifi- Drawing chairma- cognised cars' ex- drawing and dis- respon- ity in a ce or a Institu- ite.	No.	2 Yrs.	By promo- tion failings which by direct re- cruitment.	Promotion: Supervisor (Graphs: (with about 3 Yrs. service in the grade).	Class II	As required under the rules.
otherwise qualified. Desirable: Diploma in Recognised Versity/Instit	well Art of	•					٠

[No. F.o-98/62-CF-] N. RANGANATHAN, Under Seey.

pound
(a) Permitted
(b) Ordinary

MINISTRY OF MINES & FUEL

New Delhi, the 27th February 1963

G.S.R. 410.—In exercise of the powers conferred by section 18 of the Mines and Minerals (Regulation and Development) Act, 1957 (67 of 1957), the Central Government hereby makes the following rules further to amend the Mineral Conservation and Development Rules, 1958, namely:—

1. These rules may be called the Mineral Conservation and Development (First Amendment) Rules, 1963.

2. In the Mineral Conservation and Development Rules, 1958, in sub-rule (1) of rule 14, after clause (b) the following clause shall be inserted, namely:—

"(c) a quarterly return in form O in respect of explosives." FORM O
[See rule 14(1)(c)] (a) consumption of explosive for the quarter ending 31st March 19 Quarterly return indicating 30th June 30th September 31st December (b) requirements of explosive for the next quarter ending. 31st March 19 . 30th June 30th September 31st December IMPORTANT
Please return this form duly filled in to : The Director, Indian Bureau of Mines, Nagpur, with a copy to Regional Controller of Mines, Calcutta (Nagpur/Amer Bangalore before the 8th of the month following the quarter to which the return belongs. Name and address of the owner Name of Mine:-Mineral Worked:-Remark Quantity Stock at the end during the quarter the Estima-Quantity received during Unit Stock at Classification the begaf explosives quireinning quarter the of the during quarter ** querter quarter the next £ 7 6 5 3 4 2 T 1. Gunpowder 2. Nitrate m Kg. mixtures Nitro com-

Classification of explosives	Unit	Stock at the beg- inning of the quarter	Quantity received during the quarter	Quantity consumed during the quarter		Estima- ted re- quire- ment during the next quarter	Remarks
ī	2	3.	4	5	6	7	8
ture Oxy-	Kg.						
(a) Liquid Oxy- gen (b) Cartridges		•					
5. Detonators :	Nos.						
1. Ordinary 2. Electric (a) Low tension (i) Ordinary (ii) Delay			*				
(b) High ten-	,						
7. Puses (a) Safety fuse (b) Cordtex fuse	Metra						
6. Plastic Ignitor							

^oI. Classification of explosives is in accordance with Rule 4 (Schedule I) of Indian Explosive Rules 1940.

en .

[No. MII-185(5)/63.]

"H. S. SAHNI, Under Secy.

MINISTRY OF RAILWAYS

(Rallway Board)

New Delhi, the 22nd February 1963

G.S.R. 411.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 47 of the Indian Railways Act, 1890 (9 of 1890), read with the notification of the Government of India in the late Department of Commerce and Industry No. 801, dated the 24th March, 1905, the Railway Board with the sanction of the Central Government hereby makes the following rules further to amend the

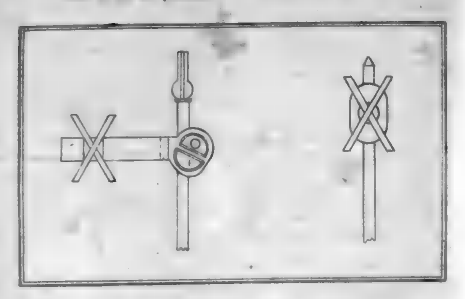
^{602.} This should include quantities for which R.R. has been received,

^{•••3.} In case the figure in column 7 [exceeds that in column 5 detailed justification to be given in forwarding letter or as a foot-note. Signature and address of the Owner/Agent/Manager.

general rules for all open lines of Railways in India administered by the Government, published with the notification of the Government of India, in the late Railway Department (Railway Board) No. 1078-T, dated the 9th March, 1929, namely:—

In Part I of the said rules, for rule 20, the following rule shall be substituted, namely:—

"20. Signals out of use,—(a) When a fixed signal is not in use, it shall be distinguished by two crossed bars, each bar being not less than 3' 6" long and 4" wide (1 metre long and 10 centimetres wide) as illustrated below. A Semaphore signal when not in use shall remain fixed in the 'on' position."



(b) Signals not in use must not be lighted,

[No. 62-TT/V/29/32.]

New Delhi, the 27th February 1963

G.S.R. 412.—In exercise of the powers conferred by section 47 of the Indian Railways Act, 1890 (9 of 1890), read with the notification of the Government of India in the late Department of Commerce and Industry No. 801, dated the 24th March, 1905, the Railway Board, with the sanction of the Central Government, hereby makes the following rules further to amend the Railway Red Tariff Rules, 1960, namely:—

- 1. (1) These rules may be called the Railway Red Tariff (Third Amendment) Rules, 1963.
 - (2) They shall come into force on the first day of April, 1963.
- 2. In the Railway Red Tariff Rules, 1960, (hereinafter referred to as the said rules) in Chapter III, in sub-rule (2) of rule 317, for paragraph 2, the following shall be substituted, namely:—

"The prescribed air space may be reduced to 21% in the case of— High speed diesel oil,

Light diesel of,

Batching oil.

Furnace oil.

Kerosene oll.

and to 4% in the case of-

Aviation spirit,

Petrol.

Solvent oil,

Power alcohol.

Rectified spirit.

Vapourising oil."

3. In the said rules, in Table VII at the end of Chapter VII, in the entry relating to "Insecticides (other than fluid) containing organo-mercurial saits," for the entries in column 2, the following entries shall be substituted, namely:— "65-B, 57.5-B, 150, 110, 65."

[No. 62-TGH/21/11.]

P. C. MATHEW. Secy.

MINISTRY OF WORKS, HOUSING AND REHABILITATION

(Department of W&H)

(Central Boilers Board)

New Delhi, the 25th February, 1963

G.S.R. 413.—The following draft of certain Regulations further to amend the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make it exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and astice is hereby given that the said draft will be taken into consideration on or after the 15th May, 1963.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Bolers Board. Such objections or suggestions should be addressed to the Secretary. Central Boners Board, Ministry of Works, Housing and Rehabilitation, North Block,

Draft Regulations

- These Regulations may be called the Indian Boiler (Amendment) Regulations.
- 2. In the Indian Boiler Regulations, 1950, in Regulation 623, the words, agures and aboreviations "where the gauge pressure exceeds 1 kg cm2" shall be added at

[No. BL-5(7) 62-S&P-II.]

G.S.R. 416.—The following draft of c rtain Regulations further to amend the Indian Builer Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the powers conferred by section 28 of the Indian Boilers Act 1923. It is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is both May, 1963.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the control Boilers Board. Such objections or suggestions should be addressed to the Secretary New Delhi.

1. These Regulations may be called the Indian Boiler (Amendment) Regulations,

- 2. In the Indian Boiler Regulations, 1950,-
 - (i) for Regulation 367, the following shall be substituted, namely:—"367. Steel Screwed and Socketed Joints and Mountings of Steel:

Steel couplings or sockets may be used on pipes within the limits below:

		Maximum permissible pressure		Maximum permissible temperature	
Nominal bore	sq.	lbs ¹ in.	kg/cm ⁰	°C	•F
Upto and including 25 mm (r in.)		175	12.25	260	500
Over 25 mm (1°) upto and including 38 mm (11/2°)		150	10.5	260	500
Over 38 mm (1 1/2") upto and including 76 mm (3")		125	8.75	260	500
Over 76 mm (3°) upto and including 102 mm (4°)		100	7 8.5	260 177	500 350
Over 102 mm (4") upto and including 127 mm (5")		100	7	171	340

Where tapered threads are employed and the diameter of the pipe does not exceed 38 mm (1½"), the use of such sockets and mountings may be permitted upto the limits of 31.6 kg/cm² (450 lbs/sq. in.)"

- (ii) for Regulation 368, the following shall be substituted, namely:-
 - "368.—Bronze Screwed and socketed joints and mountings and fittings of

Mountings and fittings of bronze upto 76 mm(3") diameter may be attached directly to steel pipes by screwing when the pressures and temperatures do not exceed 8.5 kg/cm² (120 lbs/sq. in.) and 225 (435°F) respectively; where tapered threads are employed, such joints may be used for pressures not exceeding 17.6 kg/cm² (250 lbs/sq. in.). Bronze fittings above 76 mm (3") diameter shall be of flanged construction".

[No. BL-9(2)/62-\$&P. II.]

G.S.B. 415.—The following draft of certain Regulations further to amend the Indian Boiler Regulations, 1950 which the Central Boilers Board proposes to make in exercises of the powers conferred by section 28 of the Indian Boilers Act, 1926 of 1923), is published as required by sub-section (i) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 15th May, 1963.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Sceretary, Central Boilers Board, Ministry of Works, Housing and Rehabilitation North Block, New Delhi.

- 1 These regulations may be called the Indian Boller (Amendment) Regulations 1963.
- 2. In the Indian Boiler Regulations, 1950, in Regulation 525, in sub-clause (vi) of clause (b), for the words and figures "In no case, however, shall the thickness of a nonnector bend be less than 13 thirty seconds of an inch", the following shall be substituted, namely:—
 - "If no case, however, shall the thickness of a connector bend be less than 10.3 mm. (13 thirty-seconds of an inch) for 18.75 kg/cm² (12.0 tons) sq. in.) and 22.00 kg/cm² (14.0 tons/sq. in.) grade irons and 9.0 mm

(11 thirty seconds of an inch) for 26.00 kg/cm² (16.5 tons/sq. in.)

[No. S&PII/BL-9(5)/60.]

G.S.R. 416.—The following draft of certain Regulations further to amend the indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make a exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 of the information of all persons likely to be affected thereby; and notice is 5th May, 1963.

Any objection or suggestion which may be received from any person with respect the said draft before the date so specified will be considered by the Central contral Boilers Board. Such objections or suggestions should be addressed to the Secretary, contral Boilers Board, Ministry of Works, Housing and Rehabilitation, North Block.

- 1. These Regulations may be called the Indian Boiler (Amendment) Regulations, 963.
- 2. In the Indian Boiler Regulations, 1950:-
 - In Regulation 107, for clauses (a), (b), (c) and (d), the following shall be substituted, namely:-

'The requirements of welded shells shall be covered by the provisions made in the Regulations in Chapter V or Chapter XII, as the case may

[No. S&PII/BL-9(10)/61.]

G.S.R. 417.—The following draft of certain Regulations further to amend the indian Boiler Regulations, 1950, which the Central Boilers Board proposes to nake in exercise of the powers conferred by section '28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on rafter the 15th May, 1963.

Any objection or suggestion, which may be received from any person with espect to the said draft before the date so specified will be considered by the central Boilers Board. Such objections or suggestions should be addressed to be Secretary, Central Boilers Board, Ministry of Works, Housing and Rehabilitation, North Block, New Delhi.

Draft Regulations

- 1. These Regulations may be called the Indian Boiler (Amendment) Recu-
- 2. In the Indian Boiler Regulations, 1950, in Form No. XIII, for the brackets and words "(COMPETENT AUTHORITY)", the following brackets and words shall be substituted, namely:—

"(Representative of Competent Authority)".

[No. BL-9/55/62-S&PII.]

New Delhi, the 28th February 1963

G.S.R. 418.—The following draft of certain Regulations further to amend the ndian Boiler Regulations, 1950, which the Central Boilers Board proposes to make a exercise of the power conferred by section 28 of the Indian Boilers Act, 1923 of 1923), is published as required by sub-section (1) of section 31 of the said act, for the information of all persons likely to be affected thereby; and notice the May, 1963.

Any objection or suggestion which may be received from any person with spect to the said draft before the date so specified will be considered by the

Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Rehabilita-tion, North Block, New Delhi.

Draft Regulations

- 1. These Regulations may be called the Indian Boller (Amendment) Regula-
- 2. In the Indian Boiler Regulations, 1950, in the list of "Well-known Steel-Makers" in Appendix G', the following shall be added at the end, namely:—

"FABBRICA ITALIANA TUBI, Via Lanzone, 4-MILANO, ITALY."

[No. S&PII/BL-8/4/01.]

G.5.R. 419.—The following draft of certain regulations further to amend the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the power conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 15th May, 1963.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary Central Boilers Board, Ministry of Works, Housing and Rehabilitation, North Block, New Delhi.

These Regulations may be called the Indian Boiler (Amendment) Regulations,

- 2. In the Indian Boiler Regulations, 1959, for clause (e) of Regulation 152 the following shall be substituted, namely:—
- "(e) Where tubes are strength welded direct to the tube plates, the technique followed shall be approved by the Inspecting Authority and all welds shall be suitably heat treated. In the case of plates below 22mm thickness, the requirement of stress relieving by heat treatment after welding of the tubes may be waived provided the weld satisfies the requirements of the maximum hardness and also the requirements concerning the impact values of the weld metal. The welding procedure adopted and the weld sequence selected shall also be subject to the approval of the Inspecting Authority. This provision is applicable to only shop welding of tubes at the manufacturers' works."

[No. BL-9(10) /62-S&P-II]

New Delhi, the 2nd March 1963-

G.S.R. 420.—The following draft of certain Regulations further to amend the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the powers conferred by section 28 of the Indian Boilers Act, 193 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 30th May, 1963.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Rehabilitation. North Block, New Delhi.

Draft Regulations

1. Thes: Regulations may be called the Indian Boiler (Amendment) Regulations, 1963.

- 2. In the Indian Boiler Regulations, 1950,-
- (1) for Regulation 9, the following Regulation shall be substituted, namely:-"Process of manufacture.—Structural steel for boilers shall be made by an Open Hearth or Electric Process or by any of the Oxygen Processes. Oxygen Process steel shall not be used for working metal temperatures exceeding 343°C (650°F).";
- In Regulation 10, for clause (a), the following clause shall be substituted, mamely:-
 - "(a) The steel shall contain not more than 0.060 per cent of sulphur or of phosphorus and Oxygen Process Steel shall in addition contain not more than 0.008 per cent of nitrogen.";
- (3) In Regulation 26, for the words "Open Hearth or Electric Process", the following words shall be substituted, namely,

"Open Hearth or Electric Process or any of the Oxygen Processes";

- (4) In Regulation 36, for clause (a), the following clause shall be substituted.
 - "(a) Material.—The tubes shall be seamless and made of steel produced by an Open Hearth or Electric Process or any of the Oxygen Processand shall be certified as such by the makers of the steel and tubes. The steel shall not be used for working metal temperatures exceeding more than 0.050 per cent of sulphur and 0.050 per cent of phosphorus. The Oxygen Process Steel shall contain not more than 0.008 per cent of nitrogen. The manufacturer shall supply a certificate of the analysis when required to do so."
- (5) In Regulation 43, in clause (a) for the words "Material.—The tubes shall be seamless and made of steel produced by an Open Hearth or Electric Process, acid or basic, and shall be certified as such by the maker. The chemical composition of the material of the tubes shall conform to the following analysis," the following shall be substituted, namely:—
 - "Material.—The tubes shall be seamless and made of steel produced by an Open Hearth or Electric Process or by any of the Oxygen Processes. Oxygen Process steel shall not be used for working metal temperatures exceeding 343°C (650°F). The chemical composition of the material of the tubes shall conform to the following analysis and that the steel produced by the Oxygen Process shall in addition contain not more than 0.008 per cent of nitrogen."
- (6) in Regulation 58, for clause (a), the following shall be substituted, Damely:-
 - "(a) (i) Material Process.—The material shall be made by an Open Hearth or Electric Process or by any of the Oxygen Processes. The steel produced by the Oxygen Process shall not be used for working metal temperature exceeding 343°C (650°F).
 - (ii) Chemical Composition.—The sulphur and phosphorus content shall not exceed 0.050 per cent and the steel produced by Oxygen Process shall in addition not contain any more than 0.008 per cent of nitrogen."
 - (7) in Regulation 74,

The

- (i) for clause (a), the following shall be substituted, namely:-
 - "(a) Process of manufacture.—Steel for eastings shall be made by an Open Hearth or Electric Process or by any of the Oxygen Processes. Oxygen Process steel shall not be used for working metal temperatures exceeding 343°C (650°F)".
- (ii) in clause (b) for the words,

"The steel shall contain", the following shall be substituted, namely:-

"The steel shall comply with the following chemical composition, and that the Oxygen Process Steel shall in addition contain not more than 0.008 per cent of nitrogen."

- (8) in Regulation 81,
- (i) for clause (a), the following shall be substituted, namely:-
 - "(a) Process of manufacture.—Steel forgings shall be made by an Open Hearth or Electric Process or by any of the Oxygen Processes. Oxygen Process steel shall not be used for working metal temperatures exceeding 343°C (650°F)."
- (ii) for clause (b), the following shall be substituted, namely:-
 - "(b) Chemical analysis.—The steel shall contain not more than 0.050 per cent of sulphur or of phosphorus and Oxygen Process steel shall in addition contain not more than 0.008 per cent of nitrogen."
- () 9) for Regulation 235, the following Regulation shall be substituted, namely:-
 - "235. Process of manufacture.—Carbon steel for seamless steel drums shall be made by an Open Hearth or Electric Process or by any of the Oxygen Processes. Oxygen Process steel shall not be used for working metal temperatures exceeding 343°C (650°F).";
- (10) for Regulation 236, the following Regulations shall be substituted, namely:—
 - "236. Chemical Analysis.—The steel shall contain not more than 0.050 per cent of sulphur or of phosphorus and Oxygen Process steel shall in addition contain not more than 0.008 per cent of nitrogen.";
- (11) in Regulation 344, for clause (a), the following shall be substituted, namely:—
 - "344. Steel Pipes.—(a) The pipes shall be made from steel made by an Open Hearth or Electric Process or by any of the Oxygen Processes. Oxygen Process steel shall not be used for working metal temperatures exceeding 343°C (650°F). Hot finished seamless pipes may however by made of Bessemer steel. Bessemer steel shall not be used for pressures exceeding 21 kg/cm² (300 lbs/sq. in.) or temperatures exceeding 260°C (500°F). If the Bessemer Process is used, the steel shall be made by a manufacturer approved by the Inspecting Authority.
 - When used for steam temperatures exceeding 399°C (750°F), the steel shall be of non-segregated or fully killed type."
- (12) in Form IV "for the portion beginning with "We hereby certify" and ending with "standard tests.", the following shall be substituted, namely:—

[No. S&P.II/BL-2(1)/61.]

G.S.R. 421.—The following draft of certain regulations further to amend the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 31st March, 1963.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Rehabilitation, North Block, New Delhi.

- 1. These Regulations may be called the Indian Boiler (Amendment) Regulations, 1963.
 - 2. In the Indian Boiler Regulations, 1950.
- (i) In Regulation 122, for clause (i), the following shall be substituted, namely:—
 - "As an alternative to Adamson flanges, furnaces which are partly fitted with corrugated sections shall be strengthened by means of suitable

stiffening rings adequately welded to the furnaces. The moment of inertia of the stiffener shall be not less than that required by Regulation 592(b). In no case shall a flat stiffener be less than $2\frac{1}{2}$.

(ii) In Regulation 592 of clause (b), for the connotation E, the following shall be substituted, namely:—

"E is the modulus of elasticity in pounds per square inch which may be taken as 27.8×10^{9} ".

[No. BL-9/37/62-S&PIL]

G.S.R. 422.—The following draft of certain Regulations further to amend the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is the 1963.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the North Block, New Delhi.

Draft Regulations

- 1. These Regulations may be called the Indian Boiler (Amendment) Regula-
 - 2. In the Indian Boiler Regulations, 1950,-
 - (1) In Regulation 282, in Sub-clause (iv) of clause (a), for the portion beginning with "Chemical Composition" and ending with "0.3 per cent maximum", the following shall be substituted, namely:—

"Chemical Composition

Tin Zine

5.5 to 8.0 per cent. 1.0 to 3-0 per cent. 3.0 to 6.0 per cent.

Total of all elements other than those set out above, and, excluding Copper and incidental Nickel Copper plus incidental Nickel.

0.5 per cent. remainder.";

(2) In the Table below clause (c) of Regulation 290,-

in the entry relating to Bronze castings-

- (i) for the figures "16", the figures "14" shall be substituted, and
- (ti) in the column under "C", for the figure "175", figure "154" shall be substituted.

[No. S&PII/BL-9/64/61.]

K. B. SAXENA, Secy.

(Department of Rehabilitation) (Office of the Chief Settlement Commis

New Delhi, the 25th February 1963

G.S.R. 423/R. Amdt.LXVIII.—In exercise of the powers conferred by section of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of Displaced Persons (Compensation and Renabilitation) Rules, 1955, namely:—

1. These rules may be called the Displaced Persons (Compensation habilitation) Amendment Rules, 1963.

2. In the Displaced Persons (Compensation and Rehabilitation) Rules, 1955, in the second provise to rule 63, after the words, brackets and figures, "Displaced Persons (Claims) Act, 1950 (44 of 1950)", the following words and figures shall be inserted namely:—

"or under Rule 65"

(Amdt. No. LXVIII dated 25th February, 1963).

[No. F. 2(7)/L&R/61 (Comp & Prop.)]

M. J. SRIVASTAVA,

Settlement Commissioner & Ex-Officio Under Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 28th February 1963

G.S.R. 424.—Whereas the Central Covernment is of opinion that a provident fund scheme should be framed under the Employees' Provident Funds Act, 1952 (19 of 1952), in respect of the employees of the confectionery industry;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Employees' Provident Funds Act, 1952, the Central Government hereby adds, with effect from the 31st March, 1963, the said industry to Schedule-I to the said Act.

No. 4(1)61-PF.II.

P. D. GAIHA, Under Secy.

MINISTRY OF TRANSPORT & COMMUNICATIONS

(Department of Transport)

· (Transport Wing)

PORTS

New Delhi, the 23rd February 1963

G.S.R. 425.—In exercise of the powers conferred by sub-section (1) of section 35 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby makes the following further amendment in the Vizagapatam Port Rules and Scales of Rates levied on vessels entering the Port of Vizagapatam, namely:—

In the Vizagapatam Port Rules and Scales of Rates, under rule 6, the following item shall be inserted as item (x), namely:—

"(x) 6,000 lbs. capacity Fork Lift Trucks: Rs. 16/- for the first hour or part thereof and Rs. 8/- for every additional hour or part thereof. 331% surcharge shall be levied for work done between the hours of 6 P.M. and 6 A.M. on the following day and for work done during Sundays and declared holidays".

[No. F. 17-PG(1)/63.]

HARBANS SINGH, Under Sect.

(Departments of Communications & Civil Aviation)

New Delhi, the 2nd March 1963

G.S.R. 426.—The Indian Carriage by Air Act, 1934. (20 of 1934), gave effect in India to the Convention signed at Warsaw on 12th October, 1929, which governs the liability of the carrier for damage sustained in the event of death of or injury to a passenger, loss of or damage to goods and other connected matters.

2. The Warsaw Convention, as also the Indian Carriage by Air Act, 1934, applicable to international carriage only. However, section 4 of the In

Carriage by Air Act, 1934, empowers the Central Government to apply the provisions of the Warsaw Convention to carriage by air which is not international.

3. Government of India have decided in principle that, in accordance with section 4 of the Indian Carriage by Air Act, 1934, the provisions of the Warsaw subject to certain exceptions, adaptations and modifications. Accordingly, a draft an Annexure setting out the text of the Provisions of the Act so excepted, adapted likely to be affected thereby and notice is hereby given that the said draft will which may be received from any person with respect to the said draft before the date so specified, will be considered by the Central Government.

Draft Notification

In exercise of the powers conferred by section 4 of the Indian Carriage by Air Act, 1934 (20 of 1934), the Central Government hereby directs that with effect from section 2 of that Act and the rules contained in the International carriage by air as defined in the said First Schedule, irrespective of the nationality of the aircraft performing the carriage, subject to the following exceptions, adaptations and modifications, namely:—

- 1. In section 2 of the said Act,-
 - (i) sub-sections (i), (2), (3) and (5) shall be omitted;
 - (ii) in sub-section (3A), for the words 'First Schedule', the words 'First Schedule, as applicable to carriage by air not being international carriage by air,' shall be substituted;
 - (iii) in sub-section (4)-
 - (i) for the words 'First Schedule', the words 'First Schedule, as applicable to carriage by air not being international carriage by air' shall be substituted;
 - (ii) for the words 'Second Schedule', the words 'Second Schedule, as applicable to carriage by air, not being international carriage by air' shall be substituted.
- 2. In the First Schedule to the said Act,-
 - (a) for the brackets and words '(See section 2)' occurring below the heading 'First Schedule', the brackets and words '(As applicable to carriage by air not being international carriage)' shall be substituted.
 - (b) the word 'Definitions' forming part of the heading of chapter 1 shall be omitted;
 - (c) in rule 1,-
 - (i) in sub-rule (1), the word 'international' shall be omitted;
 - (li) sub-rules (2) and (3) shall be omitted;
 - (iii) in sub-rule (4), the words 'and it does not lose its international character merely because one contract or a series of contracts is to be performed entirely within a territory subject to the sovereignty, suzerainty, mandat or authority of the same High Contracting Party' shall be omitted;
 - (d) for rule 2, the following rule shall be substituted, namely:-
 - "2. These rules do not apply-
 - (i) to carriage by air in any aircraft belonging to, or exclusively employed in, the Naval, Military or Air Forces of the Union.
 - (ii) to carriage by air, performed by the Government, whether Central or State;
 - (iii) to carriage of mails;
 - (iv) to carriage of persons performed for the purpose of training of such

- (v) to the aircraft of the Flying Clubs and the Civil Aviation Training Centre of the Government of India even when they are engaged in carrying persons for purposes other than training;
- (vi) to carriage of goods or persons performed for the purpose of dropping goods from an aircraft;
- (vii) to carriage of employees of the carrier when they are carried for the purpose of performing any duties assigned to them by the carrier on the aircraft or elsewhere."
- (e) Parts I and II containing rules 3 and 4 shall be omitted;
- (f) in rule 5,-
 - (i) for sub-rule (1), the following sub-rule shall be substituted, namely:-
 - "(1) Every carrier of goods has the right to require the consignor to make out and hand over to him an air consignment note."
- (ii) in sub-rule (2), the words 'subject to the provisions of rule 9' shall be omitted.
- (g) rules 6, 8 and 9 shall be omitted;
- (h) in rule 10, in sub-rule (1), after the words 'air consignment note', the words 'if any' shall be inserted;
- (i) in rule 11.-
 - (i) in sub-rulc (1), after the words 'air consignment note', the words 'if any' shall be inserted;
- (ii) for sub-rule (2), the following sub-rule shall be substituted, namely:-
 - "(2) Any statements in an air consignment note relating to the weight, dimensions and packing of the goods or relating to the number of packages, are prima facie evidence of the facts stated; any such statements relating to the quantity, volume and condition of the goods do not constitute evidence against a carrier except so far as they both have been, and are stated in the air consignment note to have been, checked by him in the presence of the consignor, or relate to the apparent condition of the goods".
- (j) in rule 12,-
 - (i) in sub-rule (1), before the word, 'consignee', the word 'original' shall be inserted and the words 'named in the air consignment note' shall be omitted;
- (ii) sub-rule (3) shall be omitted;
- (iii) in sub-rule (4), for the words 'consignment note', the words 'air consignment note, if any,' shall be substituted.
- (k) in rule 13, in sub-rule (1), the words 'to hand over to him the air consignment note and', shall be omitted and before the word 'carriage'. the words 'the contract of' shall be inserted, and the words 'set out in the air consignment note' shall be omitted;
- (1) in rule 15, in sub-rule (2), after the words, 'air consignment note', the words 'or a special contract in writing between the parties' shall be inserted;
- (m) in rule 16, in sub-rule (1), the words 'attach to the air consignment note such' shall be omitted;
- (n) in rule 18, in sub-rule (1), the word 'registered' shall be omitted;
- (o) for rule 19, the following rule shall be substituted, namely:-
- "19. In the absence of a contract to the contrary, the carrier is not liable for damage occasioned by delay in the carriage by air of passengers, luggage or goods".
- (p) rule 20 shafil be omitted;
- (q) in rule 22,-

- (i) for sub-rule (1), the following sub-rules shall be substituted, namely:
 - "(1) Subject to the provisions of rule 17, in the event of death of a passenger, or any bodily injury or wound suffered by a passenger from engaging in or being occupied with his usual business or occupation, the liability of the carrier for each passenger shall be Rs. 21,000, if the passenger be 12 or more years of age, and of the accident.
 - (1A) Subject to the provisions of rule 17, in the event of wounding of a passenger or any other bodily injury suffered by a passenger which results in a temporary disablement entirely preventing an injured passenger from attending to his usual business or occushall be limited to a sum calculated at the rate of Rs. 40 per day sum of eight thousand rupees, whichever is less.
- (ii) in sub-rule (2), for the words "250 francs", the words "Rs. 80 (Rupees eighty)" shall be substituted;
- (iii) in sub-rule (3), for the words "5,000 francs", the words "Rs. 250 (Rupees two hundred and fifty)" shall be substituted.
- (iv) sub-rule (4) shall be omitted.
- (r) in rule 23, for the words "Any provision", the words "Any provision in a contract of carriage" shall be substituted;
- (s) in rule 25,-
 - (i) in sub-rule (1), the words "or by such default on his part as is in the opinion of the Court equivalent to wilful misconduct" shall be
- sub-rule (2), for the words "his employment", the words "his employment, unless the carrier proves that the wilful misconduct of his agent took place without his actual fault or privity" shall be (ii) in sub-rule
- (t) in rule 26,
 - (i) in sub-rule (1), for the word "document", the word "contract" shall be substituted;
- (ii) in sub-rule (3), the words "in writing upon the document of carriage or", and the word "separate" shall be omitted;
- (u) rule 28 shall be omitted;
- (v) in rule 31, in sub-rule (2), for the words "inserting in the document of air carriage", the words "agreeing to special" shall be substituted;
- (w) for rule 32, the following rule shall be substituted, namely:-
 - "32. Any clause contained in the contract and any special agreement entered into before the damage occurred by which the parties purport to infringe the rules laid down by this Schedule shall be null and void. Nevertheless, for the carriage of goods, arbitration clauses are allowed subject to these rules."
- (z) in rule 33, for the word 'regulations', the word 'stipulations' shall be substituted;
- (y) rules 34 and 36 shall be omitted.
- 3. In the Second Schedule to the said Act,-
 - (a) for the brackets and words '(See Section 2)' occurring below the heading 'Second Schedule', the brackets and words '(As applicable to carriage by air not being international carriage), shall be substituted;
 - (b) for rule 2, the following rule shall be substituted, namely:
 - An action to enforce the liability may be brought by the personal

representative of the passenger or by any person for whose benefit the liability is under the last preceding rule enforceable, but only one action shall be brought in respect of the death of any one passenger, and every such action by whomsoever brought shall be for the benefit of all such persons so entitled as aforesaid."

(c) in rule 4,

for the words 'this Act' the words 'the Indian Carriage by Air Act, 1934, (20 of 1934) as applicable to carriage by air, not being international carriage', shall be substituted; and the words 'and of any proceedings which have been, or are likely to be, commenced outside India in respect of the death of the passenger in question' shall be omitted. omitted.

ANNEXURE

(Section 2 and the Schedules)

Section 2.

- 2. (1) omitted.
- (2) omitted.
- (3) omitted.
- (3A) Any reference in the First Schedule, as applicable to carriage by air not being international carriage by air, to agents of the carrier shall be construed as including a reference to servants of the carrier.
- (4) Notwithstanding anything contained in the Indian Fatal Accidents Act.

 1855 (13 of 1855) or any other enactment or rule of law in force in any part of India, the rules contained in the First Schedule, as applicable to carriage by air not being international carriage by air shall, in all cases to which those rules apply, determine the liability of a carrier in respect of the death of a passenger and the rules contained in the Second Schedule, as applicable to carriage by air and the rules contained in the Second Schedule, as applicable to carriage by air not being international carriage by air, shall determine the persons by whom and for whose benefit and the manner in which such liability may be enforced.

 (5) omitted.

PORT SCHIDULE

(As applicable to carriage by air not being international carriage)

CHAPTER 1

Scope.

- 1. (1) These rules apply to all carriage of persons, luggage or goods performed by aircraft for reward. They apply also to such carriage when performed gratuatously by an air transport undertaking.
 - (2) and (3) omitted.
- (4) A carriage to be performed by several successive air carriers is deemed, for the purposes of these rules, to be one undivided carriage, if it has been regarded by the parties as a single operation, whether it has been agreed upon under the form of a single contract or of a series of contracts.
 - 2. These rules do not apply-
 - (i) to carriage by air in any aircraft belonging to, or exclusively employed in, the Naval, Military or Air Forces of the Union;
 - (ii) to carriage by air, performed by the Government, whether Central of State;
 - (iii) to carriage of mails;

- (iv) to carriage of persons performed for the purpose of training of such persons;
- (v) to the aircaft of the Flying Clubs and the Civil Aviation Training Centre of the Government of India even when they are engaged in carrying persons for purposes other than training:
- (vi) to carriage of goods or persons performed for the purpose of dropping goods from an aircraft;
- (vii) to carriage of employees of the carrier when they are carried for the purpose of performing any duties assigned to them by the carrier on the aircraft or elsewhere.

CHAPTER II

Documents of Carriage

Parts 1 and II containing rules 3 and 4 shall be omitted.

Part III.—Air consignment note.

- 5. (1) Every carrier of goods has the right to require the consignor to make out and hand over to him an air consignment note.
- (2) The absence, irregularity or loss of this document does not affect the existence or the validity of the contract of carriage which shall be none the less governed by these rules.
 - 6. Omitted.
- 7. The carrier of goods has the right to require the consignor to make out separate consignment notes when there is more than one package.
 - 8 and 9. Omitted.
- 10. (1) The consignor is responsible for the correctness of the particulars and statement relating to the goods which he inserts in the air consignment note, if any.
- (2) The consignor will be liable for all damage suffered by the carrier or any other person by reason of the irregularity, incorrectness or incompleteness of the said particulars and statements.
- 11. (1) The air consingment note, if any, is prime facie evidence of the conclusion of the contract, of the receipt of the goods and of the conditions of tarriage.
- (2) Any statements in an air consignment note relating to the weight, dimensions and packing of the goods or those relating to the number of packages, are prima facie evidence of the facts stated; any such statements relating to the quantity, volume and condition of the goods do not constitute evidence against a carrier except so far as they both have been, and are stated in the air consignment note to have been, checked by him in the presence of the consignor, or relate to the apparent condition of the goods.
- 12. (1) Subject to his liability to carry out all his obligation under the contract carriage, the consignor has the right to dispose of the goods by withdrawing hem at the aerodromes of departure or destination, or by stopping them in the course of the journey on any landing, or by calling for them to be delivered at he place of destination or in the course of the journey to a person other than he original consignee or by requiring them to be returned to the aerodrome of leparture. He must not exercise this right of disposition in such a way as to rejudice the carrier or other consignors and he must repay any expenses or assoned by the exercise of this right.
- (2) If it is impossible to carry out the orders of the consignor, the carrier on inform him forthwith.
 - (3) Omitted.
- the consignee begins in accordance with rule 13. Nevertheless, if the consignee

declines to accept the air consignment note, if any, or the goods, or if he cannot be communicated with, the consignor resumes his rights of disposition.

- 13. (1) Except in the circumstances set out in rule 12, the consignee is entitled on arrival of the goods at the place of destination, to require the carrier to deliver the goods to him, on payment of the charges due and on complying with the conditions of the contract of carriage.
- (2) Unless it is otherwise agreed, it is the duty of the carrier to give notice to the consignee as soon as the goods arrive.
- (3) If the carrier admits the loss of the goods, or if the goods have not arrived at the expiration of seven days after the date on which they ought to have arrived, the consignee is entitled to put into force against the carrier the rights which flow from the contract of carriage.
- 14. The consignor and the consignee can respectively enforce all the rights given them by rules 12 and 13 each in his own name, whether he is acting in his own interest or in the interest of another, provided that he carries out the obligations imposed by the contract.
- 15. (1) Rules 12. 13 and 14 do not affect either the relations of the consignor or the consignee with each other or the mutual relations of third parties whose rights are derived either from the consignor or from the consignee.
- (2) The provisions of rules 12, 13 and 14 can only be varied by express provision in the air consignment note or a special contract in writing between the parties.
- 16. (1) The consignor must furnish such information and documents as are necessary to meet the formalities of customs, octroi or police before the goods can be delivered to the cowsignee. The consignor is liable to the carrier for any damage occasioned by the absence, insufficiency or irregularity of any such information or documents, unless the damage is due to the fault of the carrier or his agents.
- (2) The carrier is under no obligation to enquire into the correctness or sufficiency of such information or documents.

CHAPTER III

Liability of the carrier

- 17. The carrier is liable for damage sustained in the event of the death or wounding of a passenger or any other bodily injury suffered by a passenger. If the accident which caused the damage so sustained took place on board the aircraft or in the course of any of the operations of embarking or disembarking.
- 18. (1) The carrier is liable for damage sustained in the event of the detruction or loss of, or of damage to, any luggage or any goods, if the occurrence which caused the damage so sustained took place during the carriage by air.
- (2) The carriage by air within the meaning of the preceding paragraph comprises the period during which the luggage or goods are in charge of the carrier, whether in an aerodrome or on board an aircraft, or, in the case of a landing outside an aerodrome, in any place whatsoever.
- (3) The period of the carriage by air does not extend to any carriage by land, by sea or by river performed outside an aerodrome. If, however, such a carriage takes place in the performance of a contract for carriage by air, for the purpose of loading, delivery or transhipment, any damage is presumed, subject to proof to the contrary, to have been the result of an event which took place during the carriage by air.
- 19. In the absence of a contract to the contrary, the carrier shall not be liable for damage uccasioned by delay in the carriage by air of passengers, luggage or goods.
 - 20. Omitted.
- 21. If the carrier proves that the damage was caused by or contributed to by the negligence of the injured person the Court may exonerate the carrier wholly or partly from his liability.

- 22. (I) Subject to the provisions of rule 17, in the event of death of a passenger, or any bodily injury or wound suffered by a passenger which results in a permanent disablement incapacitating him from engaging in or being occupied with his usual business or occupation, the liability of the carrier for each passenger shall be Rs. 42,000 if the passenger be 12 or more years of age, and Rs. 21,000, the passenger be below 12 years of age, on the date of the accident.
- (1A) Subject to the provisions of rule 17, in the event of wounding of a passenger or any other bodily injury suffered by a passenger which results in a emporary disablement entirely preventing an injured passenger from attending his usual business or occupation or duties, the liability of the carrier for each wery day during which he continues to be so disabled or a sum of eight thousand upees, whichever is less.
- (2) In the carriage of registered luggage and of goods, the liability of the carrier is limited to a sum of Rs. 80 (Rupees eighty) per kilogram, unless the consignor has made, at the time when the package was handed over to the carrier, a special declaration of the value at delivery and has paid a supplementary sum if the case so requires. In that case the carrier will be liable to pay a sum not exceeding the declared sum, unless he proves that that sum is greater than the actual value to the consignor at delivery.
- (3) As regards objects of which the passenger takes charge himself, the liability of the carrier is limited to Rs. 250 (Rupees two hundred and fifty) per passenger.

(4) Omitted.

- 23. Any provision in a contract of carriage tending to relieve the carrier of lability or to fix a lower limit than that which is laid down in these rules shall be null and void, but the nulity of any such provision does not involve the nulity of the whole contract which shall remain subject to the provisions of this Schedule.
- 24. (1) In the cases covered by rules 18 and 19, any, action for damages, however founded, can only be brought subject to the conditions and limits set out in his Schedule.
- (2) In the cases covered by rule 17, the provisions of sub-rule (1) also apply, without prejudice to the questions as to who are the persons who have the right o bring suit and what are their respective rights.
- 25. (1) The carrier shall not be entitled to avail himself of the provisions of his Schedule which exclude or limit his liability, if the damage is caused by his wilful misconduct.
- (2) Similarly the carrier shall not be entitled to avail himself of the said provisions if the damage is caused as aforesaid by any agent of the carrier acting within the scope of his employment, unless the carrier proves that the wilful missonduct of his agent took place without his actual fault or privity.
- 28 (1) Receipt by the person entitled to delivery of luggage or goods without complaint is prima facile evidence that the same have been delivered in good condition and in accordance with the contract of carriage.
- (2) In the case of damage, the person entitled to delivery must complain to the carrier forthwith after the discovery of the damage, and, at the latest, within three days from the date of receipt in the case of luggage and seven days from the date of receipt in the case of goods. In the case of delay the complaint must be made at the latest within fourteen days from the date on which the luggage or goods have been placed at his disposal.
- (3) Every complaint must be made by notice in writing despatched within the times aforesaid.
- (4) Failing complaint within the times aforesaid, no action shall lie against the carrier, save in the case of fraud on his part.
- 27. In the case of the death of the person liable, an action for damage lies in accordance with these rules against those legally representing his estate.
 - 28. Omitted.

- 29. The right of damages shall be extinguished if an action is not brough within two years, reckoned from the date of arrival at the destination, or from the date on which the aircraft ought to have arrived, or from the date on which the carriage stopped.
- 30. (1) In the case of carriage to be performed by various successive carrier and falling within the definition set out in sub-rule (4) of rule 1, each carrier who accepts passengers, luggage or goods is subjected to the rules set out in this Schedule, and is deemed to be one of the contracting parties to the contract of carriage in so far as the contract deals with that part of the carriage which the performed under his supervision.
- (2) In the case of carriage of this nature, the passenger or his representative can take action only against the carrier who performed the carriage during which the accident or the delay occurred, save in the case where, by express agreement the first carrier has assumed liability for the whole journey.
- (3) As regards higgage or goods, the passenger or consignor will have a right of action against the first carrier, and the passenger or consignee who is entitled to delivery will have a right of action against the last carrier, and further, each may take action against the carrier who performed the carriage during which the destruction, loss, damage or delay took place. These carriers will be jointly and severally liable to the passenger or to the consignor or consignee.

CHAPTER IV

Provisions relating to combined carriage

- 31. (1) In the case of combined carriage performed partly by air and partly by any other mode of carriage, the provisions of this Schedule apply only to the carriage by air, provided that the carriage by air falls within the terms of rule 1.
- (2) Nothing in this Schedule shall prevent the parties in the case of combined carriage from agreeing to special conditions relating to other modes of carriage provided that the provisions of this Schedule are observed as regards the carriage by air.

CHAPTER V

General and final provisions

- 32. Any clause contained in the contract and any special agreement entered into before the damage occurred by which the parties purport to infringe the rules laid down by this Schedule, shall be null and void. Nevertheles, for the carriage of goods, arbitration clauses are allowed subject to these rules.
- 33. Nothing contained in this Schedule shall prevent the carrier either from refusing to enter into any contract of carriage, or from making stipulations which do not conflict with the provisions of this Schedule.
- 35. The expression 'days' when used in these rules means current days at working days.
 - 36. Omitted.

SECOND SCHEDULE

(As applicable to carriage by air not being international carriage)
Provision as to liability of carriers in the event of the death of a passenger.

1. The liability shall be enforceable for the benefit of such of the members of the passenger's family as sustained damage by reason of his death.

In this rule the expression "Member of a family" means wife or husbard parent, step-parent, grand-parent, brother, sister, half-brother, half-sister, child step-child, grand-child:

Provided that in deducing any such relationship as aforesaid any illegitimate person and any adopted person shall be treated as being, or as having been, the legitimate child of his mother and reputed father or, as the case may be, of his adopters.

- 2. An action to enforce the liability may be brought by the personal representative of the passenger of by any person for whose benefit the liability is under the last preceding rule enforceable, but only one action shall be brought in respect of the death of any one passenger, and every such action by whomsoever brought shall be for the benefit of all such persons so entitled as aforesaid.
- 3. Subject to the provisions of the next succeeding rule the amount recovered in any such action, after deducting any costs not recovered from the defendant, shall be divided between the persons entitled in such proportions as the Court may direct.
- 4. The Court before which any such action is brought may at any stage of the proceedings make any such order as appears to the Court to be just and equitable in view of the provisions of the First Schedule to the Indian Carriage by Air Act, 1934 (20 of 1934), as applicable to carriage by air, not being International carriage, limiting the liability of a carrier.

[No. F. 1-A/22-65.]

K. GOPALAKRISHNAN, Dy. Socy.

The Gazette



of **Andia**

PUBLISHED BY AUTHORITY

No. 11] NEW DELHI, SATURDAY, MARCH 16, 1963/PHALGUNA 25, 1864

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 2nd March,

Issue No.	No. and date		Issued by	Subject
35	G.S.R. 362, dated 2 February, 1963.	7th	Ministry of External Affairs.	Extending to the Union territory of Pondicherry the Provisional Collection of Taxes Act, 1931, (16 of 1931).
36	G.S.R. 363, dated Much, 1963.	120	Ministry of Food and Agriculture.	The Agricultural Produce (Development and warehousing) Corporations (Amendment) Rules, 1956.
37	G.S.R. 364, dated March, 1963.	Ist	Central Board of Revenue.	Directing that in the case of the Custom Houses at Bombay and Calcutta, the Additional Collector of Customs shall be in charge of all the Departments other than the Departments at ted therein and the Collector of Customs shall exercise all or any of the powers and discharge the duties of the Additional Collector.
38	G.S.R. 366, dated March, 1963.	let	Ministry of Pinance .	Directing that the expressions spe- cified in the corresponding entries in columns 2, 3 and 4 thereof thall be substituted.
	G.S.R. 367, dated March, 1963.	Ist	Ditto	Exempting unmanufactured tobacco from so much of the duty leviable thereon as is in excess of the duty mentioned in the corresponding entry in column (3) thereof.
	G.S.R. 368, dated March, 1963.	200	Ditto.	Amendment in the Notification No. 25 62-Central Bucises, dated the 24th April, 1962,
-	G.S.R. 369, deted March, 1963.	fut	Ditto	Exempting Kenosene from so much of the duty levishle thereon provided the Kerosene astisfies the conditions stated therein.

THE GAZETTE	OF INDIA:	MARCH 16.	1963/PHALGUNA	25, 1884	PART II-

No. and date	Issued by	Subject
G.S.R. 370, dated 1 March, 1963.	at Ministry of Finance	Brempting vegetable non-essential offs from the whole of the duty of excise leviable thereon.
G.S.R. 371, dated 1 March, 1963.	est Dieto	Rescinding the Notification Notice 24/59-Central Excises, dated the 1st March, 1959; 92/62-Central Excises, dated the 14th May, 1962 and 160/62-Central Excises, dated the 11th August, 1962.
G.S.R. 372, dated In March, 1963.	plitto, .	. Rescinding the Notification No. 30/62- Central Excises, dated the 24th April, 1962.
G.S.R. 373, dated 18 March, 1963.	Ditto	. Amendment to the Notification No. 137-Central Excises, dated the 1st October, 1960.
G.S.R. 374, dated 19 March, 1963.	e Dimo.	. Exempting strawboard other than corrugated board from so much of the duty leviable thereon as is in excess of the amount specified in the corresponding entry in column (2) of the table annexed.
G.S.R. 375, dated managed March, 1963.	Disto.	. Reempting sheets and circles of copper and copper alloys from so much of the duty of excise leviable thereon as is in excess of the amount specified in the corresponding entry in column (3) of the table annexed.
G.S.R. 376, dated 1st March, 1963.	Ditto	. Reempting rails and sleeper bare of iron or steel from so much of the duty leviable thereon as is in excess of Rs. 39:35 per metric tonne.
G.S.R. 377, dated 198 March, 1963.	Dino	Recompting iron and steel products from so much of the duty of excise leviable on such products as is in excess of the duty specified in the corresponding entry in column 3 or column 4 of the table annexed.
G.S.R. 378, dated 1st March, 1963.	Direc	Rempting iron and steel products from the whole of the duty leviable thereon subject to the limitations and conditions specified in the corresponding entry in column 3 thereof the table annexed.
G.S.R. 379, dated tot March, 1963.	Ditto	Prempting cinematograph film exposed from so much of the duty of excise leviable thereon as is in excess of the duty specified in the corresponding entry in column 3 or column 4 thereof the table annexed.
G.S.R. 380, dated 1st March, 1963.	Ditto	. Further amendment in the Noti- fication No. 197/62-Central Ex- cises, dated the 17th November 1962.

Subject

G.S.R. 381, dated March, 1963.	ret	Ministry of Pinance	Directing where tany goods have been subjected to a special duty of excise under the aforesaid clause
73			27 of the Finance Bill, 1963.
G.S.R. 382, dated March, 1963.	zst	Ditto	. The Essential Articles (Price Con- trol) Order, 1963.
G.S.R. 383, deted March, 1963.	TOT	Ditto	. Notifying all editions of the following Pharmacopoeia, Formularies and other publications for the purposes of the Explanations.
G.S.R. 384, dated March, 1963.	rot	Ditto	. The Central Excise (Fifth Amendment) Rules, 1963.
39 G.S.R. 385, dated March, 1963.		Ditto.	Exempting Palm oil, when imported into India, from so much of that portion of the duty of customs leviable thereon, where the standard rate of duty is leviable, and so much of that portion of the duty of customs leviable thereon, where the preferential rate of duty is leviable.
O.S.R. 386, dated March, 1963.	Ent	Diens .	brempting each of the articles specified in the third column of the table hereto annexed, when imported into India, from that portion of the duty of customs leviable thereon which is specified in the said first schedule,
G.S.R. 387, dated March, 1963.		Ditto .	. Exempting the goods stated therein, when imported into India, from so much of the duty of customs as is leviable thereon.
G.S.R. 388, dated March, 1963.	Tet	Ditto .	. Exempting raw cotton, when imported into India, from so much of that portion of the duty of customs leviable thereon.
G.S.R. 389, deted March, 1963.		Dino .	. Exempting articles of iron and steet when imported into India, from so much of that portion of the duty of customs leviable therein.
6.5.R. 390, dated Merch, 1963,	Tot	, Ditto.	Rempting each of the articles speci- fied in the third column of the Table hereto amexed, when im- ported into India, from so much
	3.		of that portion of the duty of cus-
G.S.R. 391, deted March, 1963.	200	Ditto	. Exempting asbestos, raw, including fibre, when imported into India, from so much of that portion of the duty of customs leviable there-

Issue No.	No. and Date	Issued by	Subject
	G.S.R. 392, dated 1st March, 1963.		Directing that the notifications speci- fied in column (2) of the table hereto annexed, shall be amended in the manner specified in column (2) of the said Table.
4	G.S.R. 393, dated 1st March, 1963.	Ditto	Directing that the notifications specified in column (2) of the 'able hereto annexed, shall be amended in the manner specified in column (3) of the said Table.
	G.S.R. 394, dated 1st March, 1963.	Ditto	Directing that the notifications spe- fied in column (2) of the table hereto annexed, shall be amended in the manner specified in column (3) of the said Table.
med . h	G.S.R. 395, dated 1st March, 1963.	Ditto	Exempting tea, when exported from India, from the whole of the duty of Customs leviable thereon.
ne line service	G.S.R. 396, dated 1st March, 1963.	Ditto.	Rescinding the notification Nos. 94-Customs, dated the 28th November, 1953, 124-Customs dated the 7th June, 1957, 74-Customs, dated the 14th July, 1960, 113-Customs, dated the 28th September, 1961 and 7-Customs, dated the 5th January, 1963.
40	G.S.R. 397, dated and l March, 1963.	Ministry o Food and Agriculture.	The Rice (Eastern Zone) Movemen Control (Amendment) Order, 1961.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II Section 3 Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

. New Delhi, the 5th March 1963

G.S.E. 432.—In pursuance of sub-rule (1) and the first provise to sub-rule (2) of rule 4 of the Indian Police Service (Cadre) Rules, 1954, the Central Government, in consultation with the Government of West Bengal, hereby make the

following further amendment in the Indian Police Service (Fixation of Cadre Strength) Regulations, 1955:—

Amendment

In the Schedule to the said Regulations, under "West Bengal" for the entry—
"Deputy Inspectors General of Police 4" the following entries shall
be substituted, namely:—

"Deputy Inspectors-General of Police, Ranges (Northern, Western and Central)3

[No. 7/19/62-AIS(I).]

G.S.R. 433.—In pursuance of rule 11 of the Indian Administrative Service (Pay) Rules, 1954, the Central Government after consultation with the Government of Andhra Pradesh, hereby makes the following amendment to Schedule III to the said Rules.

2. The amendment shall be deemed to have come into force with effect from 1st August, 1962.

Amendment

In the said Schedule III,

Under the heading B—Posts carrying pay in the senior time-scale of the Indian Administrative Service under the State Government including posts carrying special pays in addition to pay in the time-scale', against 'Andhra Pradesh', the following entries shall be deleted:—

'Joint Commissioner for Panchayati Raj and Ex-Officio Secretary to the Commissioner for Panchayati Raj.

Deputy Commissioner(s) for Panchayati Raj.'

[No. 1/34/63-AIS(II).]

New Delhi, the 7th March 1963

G.S.R. 434.—In pursuance of rule 11 of the Indian Administrative Service (Pay) Rules, 1954, the Central Government hereby makes the following amendment in Schedule III to the said rules.

2. This amendment shall be deemed to have come into force with effect from ist November, 1962.

Amendment

In the said Schedule III under the heading 'C-Posts carrying pay above the time-scale or special pay in addition to pay in the time-scale under the Central Government when held by members of the Service', against 'Food and Agriculture' the following entries shall be added, namely:

Regional Director (Food) Senior scale 360'.

[No. 1/158/62-AIS(II).]

K. S. N. MURTHY, Under Socy.

New Delhi, the 7th March 1963

G.S.R. 435.—In exercise of the powers conferred by section 18 of the Central Reserve Police Force Act. 1949 (86 of 1949), the Central Government hereby makes the following rules further to amend the Central Reserve Police Force Rules, 1955, namely:—

1. These rules may be called the Central Reserve Police Force (Seyenteenth Amendment) Rules, 1963.

2. In rule 92 of the Central Reserve Police Force Rules, 1955, for the words, "Head Constables, Constables" the words, "Head Constables, Naiks, Constables" shall be substituted.

[No. F.2/2/63-Police.II.]

P. SITAPATI, Under Secy.

CORRIGENDUM

New Delhi, the 6th March 1963

G.S.R. 436.—In the notification of the Government of India in the Ministry of Home Affairs G.S.R. 1732 [F. 5/5/62-Judl.II/UTL-54], dated the 17th December 1962 published at pages 2078 to 2034 of the Gazette of India, Part II, Section 3, Sub-section (i), dated the 22nd December 1962/1st Pausa 1884,—

- 1. At page 2079, in line 36, for "deem", read "seem";
- 2. At page 2082, in line 1, for "Guardians and Wards Act, 1898 (VIII of 1898)" read "Guardians and Wards Act, 1890 (VIII of 1890)";
- 3. At page 2083, in line 46, for "shall" read "shall,";
- 4. At page 2084,-
 - (i) in line 7, for "on" read "er";
- (ii) in line 8, for "proprietor." read "proprietor,";
- 5. At page 2085, in line 50, for "that" read "that,";
- 6. At page 2086, in line 5, for "fixed by the Court of Wards", read "fixed by the Court of Wards,";
- 7. At page 2088, in line 17, for "Chief Commissioner", read "Chief Commissioner,";
- 8. At page 2092, in line 22, for "Court." read "Court:";
- At page 2093,-
 - (i) in lines 20-21, for "this Act (Act XLV of 1860) shall, for the purposes of the Indian Penal Code" read "this Act shall, for the purposes of the Indian Penal Code (Act XLV of 1860)";
 - (ii) in line 58, for "orders" read "order".

[No. F. 5/5/62-Judl.II.] P. N. KAUL, Dy. Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 6th March 1963

G.S.R. 437.—In exercise of the powers conferred by clause (2) of article 77 read with clause (1) of article 299 of the Constitution, the President is pleased to make the following rule, namely:—

The endorsement on promissory notes executed by Hindustan Steel Ltd. under their loan agreements with Kreditanstalt Fur Wiederaufbau. Frankfurt/Main shall be made and authenticated on behalf of the President by any of the officers specified below:

- (1) The Minister (Economic) in the High Commission of India in U.K.,
- (2) The Chief Accounting Officer in the High Commission of India in U.K.

(3) The Assistant Chief Accounting Officer in the High Commission of India in U.K.

Dated at New Delhi, this 6th day of March, 1963.

[No. F. 2(49)-FCII/62.9 By Order and in the name of the President, K. S. SUNDARA RAJAN, Jt. Secy.

(Department of Economic Affairs) New Delhi, the 7th March 1963

G.S.R. 438.—In exercise of the powers conferred by clause (2) of Article 77 of the Constitution, the President is pleased to make the following amendment in the rule issued under the Notification of the Government of India, in the Ministry of Finance, Department of Economic Affairs, No. 7(13)-ECAI/58A. dated 23rd January 1959, namely:—

In the said rule, after the words "on behalf of the President by the Secretary", the words "or the Joint Secretary" shall be inserted.

Dated at New Delhi, this 7th day of March 1963.

[No. 17(6)-EA(DLF)/60.] By order and in the name of the President, (Sd.) Illegible, Dy. Secy.

(Department of Revenue)

CHITRAL EXCISES

New Delhi, the 16th March 1963

G.S.R. 439.—In expreise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby exempts, with effect from the 1st day of March, 1963, processed groundant oil, linseed oil and copra oil falling under Item No. 12 of the First Schedule to the Central Excises and Salt Act, 1944 (I of 1944) from so much of the duty of excise leviable thereon as is in excess of Rs. 68.90 per metric tonne;

Provided that-

- (i) such oil is produced by the solvent extraction method; and
- (ii) the exemption shall be limited to an equivalent quantity of oil not exceeding to of the weight of de-oiled cake obtained by a manufacturer from the solvent extraction plant and exported out of India—
- (a) in the case of groundnut oil, on or after the 11th August, 1962,
- (b) in the case of linseed oil and copra oil, on or after the 26th January,

and in respect of which similar concession had not been availed of before the 1st day of March, 1963.

Explanation.—For the purpose of this Notification, "processed oil" shall have the same meaning as in Notification No. 33,63-Central Excises dated the 1st March, 1963

(No. 51/63.)

G.S.R. 440.—In exercise of the powers conferred by sub-rule (1) of rule 56A of the Central Excise Rules. 1944, the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 223/63-Central Excises dated

the 29th December, 1962, namely:-

- In the said netification,-
 - (1) for the figure and words "1. Pigments, Colours, Paints, Enamels, Varnishes, Blacks and Cellulose Lacquers", the following shall be substituted, namely:—
 - "1. Vegetable Product."
 - IA. Pigments, Colours, Paints, Enamels, Varnishes, Blacks and Cellulose Lacquers".
 - (2) for the figure and word "5. Gases", the following shall be substituted, namely:-

"5. Gases. 5A. Soap".

[No. 52/63.7

L. M. KAUL, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 16th March 1963

G.S.E. 441.—In exercise of the powers conferred by Rule 12-A of the Central Excise Rules, 1944, the Central Government hereby makes the following further amendment to the Notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 62/58-Central Excises, dated the 21st June, 1958 namely:-

I. In the Table annexed to the said Notification, after Serial No. 5 and entries relating thereto shall be inserted, namely:—

Serial No.	Excitable material used	Description of goods		Rate of rebate
2	2		3	4
"s-A	Woollen yarn, jute manu- factures and synthetic orga- nic dyestuff and derivatives.	Woollen shawis .	٠	Rs. 2.25 per Kg. of wool- en shawls exported"

[No. 53/63.]

L. S. MARTHANDAM, Dy. Secy.

MINISTRY OF SCIENTIFIC RESEARCH & CULTURAL AFFAIRS

New Delhi, the 6th March 1963

G.S.R. 442.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the National Library, Calcutta (Class III Ministerial and Non-ministerial Posts) Recruitment Rules, 1959, namely:—

- 1. These rules may be called the National Library, Calcutta (Class III Ministerial and Non-ministerial Posts) Recruitment Amendment Rules, 1963.
- 2. In the National Library, Calcutta (Class III Ministerial and Non-ministerial Posts) Recruitment Rules, 1959, hereinafter referred to as the said rules, in rule 4, the following proviso shall be inserted at the end, namely:—

"Provided that the upper age limit prescribed in column 9 of the said Schedule for direct recruits may be relaxed in the case of candidates belonging to the Scheduled Castes, the Scheduled Tribes or displaced

persons and other special categories of persons in accordance with time.";

- 3. After rule 4 of the said rules the following rule shall be inserted, namely:—
 "5. Disqualification—
 - (a) No person, who has more than one wife living or who, having a spouse living marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said post; and
 - (b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:
 - Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.";
- 4. In the Schedule to the said rules, (a) under the sub-heading "Non-Ministral Posts", after item 9 and the entries relating thereto the following items and tries shall be inserted, namely:—

(b) the footnotes at the end shall be omitted.

try.
i. Some working experience
in a Chemical Laboratory.
Knowledge of handling
Laboratory apparatus.

Certificate in Laboratory
Training from recognized
Institution.

Desirable

3(i)]

[No. F. 10-57/62-C.2.]

Do.

New Delhi, the 7th March 1963

G.S.R. 443.—In exercise of the powers conferred by the proviso to article 309 the Constitution, the President hereby makes the full wing rules to amend Central Reference Library, Calcutta (Class III and IV Posts) Recruitment s, 1961, namely:—

These rules may be called the Central Reference Library (Class III and osts) Recruitment Amendment Rules, 1963.

In Schedule I to the Central Reference Library, Calcutta (Class III and IV s) Recruitment Rules, 1961, hereinafter referred to as the said rules, under sub-heading "Ministerial Posts" after item 4 and the entries relating thereto, following item and entries shall be inserted, namely:

2		THE GAZETTE OF INDIA: MAR		2208	1884 [PART
	r promotion/transfer	Grades/Service from which promotion/transfer is to be made	12	Promotion: Lower Division Clerks with three years service in the grade.	
	Fo	Whether a care a	II	Not applicable	
	Period of probation	if any	IO	Two N	
	For dire t recruit- ment only	, 6	6	:	
	For dire	Age Limit 3	00	Nor appli- cable.	
	-	Transfer	7		
	Percentage of posts to be filled	By selec- Seniority tion cam-fit-	5	%001	
	Percentage o	Direct By ment ti	+	u .	•
			6	R. 13 200 13 10 130 130 130 130 130 130 130 130 130 1	
	Name of Post Classification Scale of			Central Services Clar III (Non-Ga retted) Minis	
4	Name of Post	, e	-	Store	

9

W

Not appli- 18-25 years cable.

25. 70 | 55 EB 1

Class IV

Dusting Beart

Educational & other qualifications required. Whether age participational qualifications prescribed for direct requirement will apply in case of rectuirment by premotion/transfer

ty Whethers Age limits
celection or direct
post or non-recruitment a
selection
post

Scale of pay

Classifica

8 Name Post

namety:

SCHEDULE II

413

MINISTRY OF WORKS, HOUSING & REHABILITATION

(Department of W. & H.)

New Delhi, the 2nd March 1963

- G.S.R. 444.—In exercise of the powers conferred by the proviso to article of the Constitution, the President hereby makes the following rules to amend the Constitution of Estates (Assistant Estate Manager) Recruitment Rules, 1961, pullished with the notification of the Government of India in the Ministry of Work Housing and Supply No. S.O. 830, dated the 5th April, 1961 in Part II—Section, Sub-section (ii) of the Gazette of India, dated the 15th April, 1961/Chaitra 2 1883, namely:—
- 1. (1) These rules may be called the Assistant Estate Manager (Recruitment Amendment Rules, 1963.
- (2) They shall be deemed to have come into force on the 1st day of January
- 2. In the schedule appended to the Directorate of Estate, (Assistant Esta Manager) Recruitment Rules, 1961, for the existing entry in column 11, the following shall be substituted, namely:—

"Promotion-

(i) Head Clerks in the Subordinate Offices of the Directorate of Estate
 (ii) Legal Assistant in the Subordinate Offices of the Directorate of Estate
 (with five years service in the respective grade)".

INo. 2/4/62-RE

S. L. VASUDEVA, Under Sec

(Department of W. & H.)

(Central Boilers Board)

New Delhi, the 5th March 1963

G.S.R. 445.—The following draft of certain Regulations further to amend the findian Boiler Regulations, 1950, which the Central Boilers Board proposes to make the exercise of the powers conferred by section 28 of the Indian Boilers Act. 18 (5 of 1923), is published as required by sub-section (1) of section 31 of the satisfact, for the information of all persons likely to be affected thereby; and not is hereby given that the said draft will be taken into consideration on or affected that the said draft will be taken into consideration on or affected that the said draft will be taken into consideration on or affected thereby.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Contral Boilers Board. Such objections or suggestions should be addressed to a Secretary, Central Boilers Board, Ministry of Works, Housing and Rehabilitation Morth Block, New Delhi.

- I. These Regulations may be called the Indian Botler (Amendment) Regulations, 1963.
- 2 In the Indian Boiler Regulations, 1950,—in Regulation 281, the following the inserted at the end of the fourth paragraph, namely:—
 - "In the case of a single boiler of the Shell Type and not connected in battery with other boilers, the heating surface of which does in exceed 1100 sq. ft. (102m²), two independent source of power supple to the two feed apparatus will not be necessary."

[No. BL-9(44)/42-S&P-1

- G.S.R. 446.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Hollers Board hereby makes to following Regulations further to amend the Indian Boiler Regulations, 1950, same having been previously published as required by sub-section (1) of section of the said Act, namely:—
- f. These Regulations may be called the Indian Boiler (Second Amendment Regulations, 1963.

- 2. In the Indian Boiler Regulations, 1950.
 - (1) In Regulation 4, in sub-clause (v) of Clause (c), the words and figure
 "In the case of Fusion welded and seamless forged drumps a certificate from the manufacturer furnishing the results of tests specified in Chapter V: in regard to chemical analysis tensile, bend and Izod
 (2) In Regulation 4, in sub-clause (v) of Clause (c), the words and figure
 "In the case of Fusion welded and seamless forged from the case of Fusion welded and seamless for the case of Fusion welded."
 - (2) In Regulation 48, for clause (b), the following shall be substituted,
 - "(b) Heat Treatment—The tubes shall be fully annealed or normalised and tempered at a temperature approved by the Inspecting Authority.";
 - (3) in Regulation 338.
 - 2f (T-C) (i) in clase (a), for the equation W.P. = and the values of C given under it, the following shall respectively be substituted.

2 1 (T-C)

-Equation (87). (D-T+C):

C=1 mm (0.04");

- (ii) for clause (d), the following shall be substituted, namely:-
 - '(d) For radient superheater tubes, the maximum steam temperature for which the part of the element is designed plus 50°C (90°F).

[No. S&PII/BL-9/(1)/59.]

G.S.R. 447.—The following draft of certain Regulations further to amend Indian Boiler Regulations, 1950, which the Central Bollers Board proposes to be in exercise of the powers conferred by section 28 of the Indian Boilers Act, if Act, for the information of all persons likely to be affected thereby, and if the 31st May, 1963.

Any objection or suggestion which may be received from any person with pect to the said draft before the date so specified will be considered by the tral Boilers Board. Such objections or suggestions should be addressed to the retary. Central Boilers Board, Ministry of Works, Housing and Rehabilitation, the Block, New Delhi.

Draft Regulations

These Regulations may be called the Indian Boiler (Amendment) Regula-

In the Indian Boiler Regulations, 1950,—

- (i) in Regulation 127, for clause (a), the following shall be substituted.
- "(a) Cross tubes shall be made from weldless steel pipes or from plate or strip rolled and electric resistance or fusion butt welded pipes by electric are process. The fusion welding shall conform to the requirements of Chapter XII. Tolerances on these pipes shall conform to the requirements of Regulation 345. Where welded pipes are used, the longitudinal welds shall be so situated that they are not exposed to the direct impact of flame.";
- (2) in Regulation 128, for clause (a), the following shall be substituted
 - "(a) The uptakes shall be formed from weldless steel pipes or from plate or strip rolled and electric resistance welded or fusion butt welded pipes by electric arc process. The tolerances on these pipes shall comply with the requirements of Regulation 345":
- (3) in Regulation 548, for the first sentence, the following shall be substituted, namely:—

- "The uptakes shall be formed from seamless or electric resistant welded or fusion butt welded pipes by electric arc process. In tolerances on these pipes shall comply with the requirements Regulation 345. The uptakes shall be fusion butt welded to upward flange of the opening of the furnace crown plate accordance with Figures XII/3 and XII/4.";
- (4) in Regulation 549, for the first sentence, the following shall be substituted, namely:—
 - "Cross tubes shall be made from weldless steel pipes or from plate strip rolled and electric resistance welded or fusion butt weld pipes by electric arc process. The fusion welding shall confo to the requirements of Chapter XII. Tolerances on these pip shall conform to the requirements of Regulation 345.".

[No. BL-9(9)/62-S&P]

G.S.R. 448.—The following draft of certain Regulations further to amend a lindian Boiler Regulations, 1950, which the Central Boilers Board proposes make in exercise of the powers conferred by section 28 of the Indian Boilers in 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of said Act, for the information of all persons likely to be affected thereby; a notice is hereby given that the said draft will be taken into consideration on after the 31st May, 1963.

Any objection or suggestion which may be received from any person we respect to the said draft before the date so specified will be considered by Central Boilers Board. Such objections or suggestions should be addressed the Secretary, Central Boilers Board, Ministry of Works, Housing and Rehalt thon, North Block, New Delhi.

- 1. These Regulations may be called the Indian Boiler (Amendment) Regulations, 1963.
- 2. In the Indian Boiler Regulations, 1950, for the portion beginning with twords "The thickness and" and ending with the word and figures "Table XIII the following shall be substituted, namely:—

"Standpipes shall be made out of seamless pipes or of forged construction

The thickness of flanges and the bolting of all flanges joining mounting state in accordance with Appendix E—"Tables of Pipe Flanges". In no case is ever shall the thickness of flanges be less than 13 mm () inch).

(a) For pressures upto 25.5 Kg/sq.cm. (360 lbs/sq.in.) the thickness of stapipe fabricated from seamless tubes with flanges welded on shell be determined by Equation:

t= D+C

Equation XII/10

where,

t is thickness of standpipe.

D is internal diameter of standpipe

. 10

C is 5 mm (3/16 in.)"

INO. S&PII/BL-0(65)

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 7th March 1963

G.S.R. 449.—In exercise of the powers conferred by the first provise to section (1) of section 6 of the Employees' Provident Funds Act, 1952 (19 of 18 the Central Government, after making necessary enquiry into the matter, her specifies every establishment which is a factory engaged in the manufacture

ent and in which fifty or more persons are employed, as an establishment to the said proviso shall apply, with effect from the 1st April, 1963.

[No. 13/13/62/PF-II.]

P. D. GAIHA, Under Secy.

(Directorate General of Employment and Training) New Delhi, the 7th March 1963

G.S.B. 450.—In exercise of the powers conferred by section 10 of the Employment Exchanges (Compulsory Notification of Vacancies) Act, 1959 (31 of 1959), nent Exchanges (Compulsory Notification of Vacancies) Rules to amend the Employment been previously published as required by sub-section (1) of the said ection, namely:—

- 1. These Rules may be called the Employment Exchanges (Compulsory Notifi-
- 2. In rule 6 of the Employment Exchanges (Compulsory Notification of vacancies) Rules, 1960 (hereinafter referred to as the said rules), for the words and figures 'quarterly returns in Form I and biennial returns in Form II', the ollowing words and figures shall be substituted, namely:—

"quarterly returns in Form ER-I and biennial returns in Form ER-II"

3. In the said rules, for Forms I and II, the Forms ER-I and ER-II shall be ubstituted:-

FORM ER-I

Quarterly return submitted to the local Employment Exchange for the

. .

vide the Employment Exchanges (Compulsory Notification of Vacancies) Rules, 1960]

same and address of the employer:

vature of business: (Please describe what the establishment makes or does as its rincipal activity).

1. Total number of persons on the pay rolls of the establishment.

The figures should include every person whose wage or salary is paid by the stabilishment).

On the last On the last working day of the working day of the Previous quarter under report

Men Women

- 2. Particulars of vacancies.—(Vacancies carrying total emoluments of Rs. 60/over per month and of over 3 months duration).
 - (a) Number of vacancies occurred and notified during the quarter under report. No. of vacancies

Notified to Exchanges

Occurred

Local Employment Central Employment Exchinge

				rter under report through:
(ii) Other sources .				the question and
(c) Number of vacance report due to shortage of	ies rem suitable	aining uni applicant	liled at	the end of the quarter unde
Occupation		No. of	vacancie	
3. Reasons, if any, for a to Employment Exchanges	not notif	lying all va	cancles t	hat occurred, vide 2(a) above
to raubiologistic rateuringes				Signature of Employer
To	12.4			
The Employment E	change	PATRO .	A Part	
(Please fill in here the Note.—This return sha September and 31st Decer Exchange within 30 days	ll relate	to quarte	ers endin	g 31st March/30th June/30th d to the local Employment
BOST HAR STREET		FORM E		Control of Paris,
in two years (on a date to	be spec	cified by n	otification	
[Vide the Employment 1960].	Exchang	es (Compi	ulsory No	etification of Vacancies) Rules
Name and address of the	employe	Ci papale		NAME OF STREET
Nature of business:			1 mlb	
(Please describe what to	he estab	lishment n	nakes or	does as its principal activity),
		THE RESERVE TO BE SHOWN THE PARTY OF THE PAR	WHEN SELECT	riven in item/ i above.
		of emplo	yees in	given in item 1 above. each occupation separately).
Occupation .	Numb	of emplo	yees in e	each occupation separately).
Occupation Use exact terms such as engineer (Mechanical); teach r (domestic/science); officer on special duty (actuary); assistant director (metallurgist); scientific assistant (chemist); research Offi-		of emplo	yees in	Please give as far as possible approximate number of vacuation you so likely to fill during the not
Occupation Use exact terms such as engineer (Mechanical); teach r (domestic/science); officer on special duty (actuary); assistant director (metallurgist); scientific assistant	Numb	of emplo	yees in e	Please give as far as possible approximate number of vace cies in each occupation you stikely to fill during the new calendar year due to retirement, expansion or re-orgalisation.
Occupation Use exact terms such as engineer (Mechanical); teach r (domestic/science); officer on special duty (actuary); assistant director (metallurgist); scientific assistant (chemist); research Officer (economist); instructor (carpenter); supervisor (tailor); fitter (internal combustion engine); inspector (sanitary); superintendent (Office); apprentice	Numb	of emplo	yees in e	Please give as far as possible approximate number of vace cies in each occupation you stikely to fill during the number of calendar year due to reinment, expansion or re-orgalisation.
Occupation Use exact terms such as engineer (Mechanical); teach r (domestic/science); officer on special duty (sctuary); assistant director (metallurgist); scientific assistant (chemist); research Officer (concomist); instructor (carpenter); supervisor (tailor); fitter (internal combustion engine); inspector (sanitary); superintendent (Office); apprentice (electrician).	Numb	of emplo er of emplo Women	yees in e	Please give as far as possiti approximate number of vacreies in each occupation you stikely to fill during the net calendar year due to retirement, expansion or re-organization.
Occupation Use exact terms such as engineer (Mechanical); teach r (domestic/science); officer on special duty (sctuary); assistant director (metallurgist); scientific assistant (chemist); research Officer (concomist); instructor (carpenter); supervisor (tailor); fitter (internal combustion engine); inspector (sanitary); superintendent (Office); apprentice (electrician).	Numb	of emplo er of emplo Women	yees in e	Please give as far as possible approximate number of vacreies in each occupation you stikely to fill during the not calendar year due to retirement, expansion or re-organisation.
Occupation Use exact terms such as engineer (Mechanical); teach r (domestic/science); officer on special duty (actuary); assistant director (metallurgist); acientific assistant (chemist); research Officer (economist); instructor (carpenter); supervisor (tailor); fitter (internal combustion engine); inspector (sanitary); superintendent (Office); apprentice (electrician).	Numb Men	women (3)	yees in e	Please give as far as possible approximate number of vacreies in each occupation you stikely to fill during the not calendar year due to retirement, expansion or re-organisation.

THE GAZETTE OF INDIA: MARCH 16, 1963/PHALGUNA 25, 1884 [PART II-

418

To

The Employment Exchange,

(Please fill in here the address of your local Employment Exchange).

Total of col. (4) under item 2 should correspond to the figure given Note. gainst item 1.

[No. EG-3(1)/62.]

MAHINDRA KISHORE, Under Secy.

CORRIGENDUM

New Delhi, the 6th March 1963

G.S.R. 451.—In the notification of the Government of India in the Ministry of Labour and Employment, No. G.S.R. 296, dated the 6th February, 1963, appearing on pages 269-270 of the Gazette of India. Part II—Section 3(i), dated the 16th February, 1963, the following corrections shall be made namely:—

(i) In the preamble, for '1954' read '1956'.

(ii) In rule 3, for 'substitute' read 'substituted'.

[No. F. 56/3/62-LR-L]

A. L. HANDA, Under Secy.

MINISTRY OF FOOD & AGRICULTURE (Department of Food) New Delhi, the 5th March 1963

G.S.R. 452.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the ecruitment and the conditions of service of the person employed as Senior Artist Photographer in the Central Inland Fisheries Research Institute, namely:

*1. Short Title.—These rules may be called the Central Inland Fisheries Research Institute (Senior Artist Photographer) Recruitment Rules, 1963.

- 2. Application.—These rules shall apply to the nost of Senior Artist Photographer the Central Inland Fisheries Research Institute.
- 3. Number of post, its classification and scale of pay.—The number of the said post, its classification and the scale of pay attached thereto, shall be as specified a columns 2 to 4 of the schedule hereto annexed.
- 4. Mythod of recruitment, age limit and other qualifications etc.—The method recruitment to the said post, age limit, qualifications and other matters relating hereto, shall be as specified in columns 5 to 13 of the said Schedule:

Provided that the upper age limit specified for direct recruitment may be Maxed,-

- (a) in the case of Government servants; and
- (b) in the case of Scheduled Castes or the Scheduled Tribes and other special categories of persons.

accordance with the general orders of the Government of India issued from

5. Disgralification.—(1) No person who has more than one wife living or who saving a spouse living, marries in any case in which such marriage is void by asson of its taking place during the life time of such spouse, shall be eligible or appointment to the said post.